

प्राधिकार से प्रकासित PUBLISHED BY AUTHORITY

सं. 3]

नई विल्ली, गनिवार, जनवरी 18, 1992/पोष 28, 1913

No. 3

NEW DELHI, SATURDAY, JANUARY 18, 1992/PAUSA 28, 1913

इ.स. भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह अनग संकालन के रूप में रखा आ सके

Separate Paging is given to this Part in order that it may be filed as a separate compilation

आग II—सण्य 3—उप-भण्य (ii) PART II—Section 3—Sub-Section (ii)

भारत सरकार के मंत्रालयों द्वारा जारी किये गये सांविधिक श्रावेश और अधिसूचनांए (रक्षा मंत्रालय को छोड़ उर) ! Statutory Orders and Notifications issued by the Ministries of the Government of India tother than the Ministry of Defence)

विधि भ्रौर न्याय मंत्रालय

(विधि कार्य विभाग)

भूचनाएं

नई विल्ली, 12 विमम्बर, 1991

का. था. 159.—नीटरीज नियस, 1956 के नियम 6 के अनुसरण में सक्षम प्राधिकारी हारा यह सूचना दी जाती है कि श्री वी. नागराजन एडवोकेट ने उक्त प्राधिकारी को उक्त नियम नियम 4 के अधीन एक आवेदन इस बात के लिए दिया है कि उसे यशवन्तपुर (बंगलीर) में व्यवसाय करने के लिए नोटरी के रूप में नियुक्ति पर किसी भी प्रकार का आक्षी इस सूचना प्रकार के जीदह दिन के भीतर लिखित हुए में मेरे पास भेजा जाए।

सं. 5 (126)/91-न्या.]

MINISTRY OF LAW AND JUSTICE

(Department of Legal Affairs)

(Judicial Section)

NOTICES

New Delhi, the 12th December, 1991

- S.O. 159.—Notice is hereby given by the Competent Authority in pursuance of Rule 6 of the Notaries Act, 1956, that application has been made to the said Authority, under Rule 4 of the said Rules, by Sh. V. Nagarajan, Advocate for appointment as a Notary to practise in Yashwanthpur (Bangalore).
- 2. Any objection to the appointment of the said person as a Notary may be submitted in writing to the undersigned within fourteen days of the publication of this Notice.

[No. F. 5(126)/91-Judl.F

्रका. था. 160: —नोटरीज नियम, 1956 के नियम 6 के अनुसरण में सक्षम प्राधिकारी द्वारा यह सूचना दी

(289)

जाती है कि श्री सी.जे. मोतवानी एडबोकेट ने उक्त प्राधिकारी को उक्त नियम के नियम 4 के प्राधीन एक सावेदन इस बात के लिए, दिया है कि उसे महाराष्ट्र में व्यवसाय करने के लिए नोटरी के रूप में नियुक्ति पर किसी भी प्रकार का ब्राक्षेप इस सूचना के प्रकाशन के चौदह दिन के भीतर लिखित रूप में मेरे पास भेजा जाए।

[सं. 5 (110)/91-स्या.]

- S.O. 160.—Notice is hereby given by the Competent Authority in pursuance of Rule 6 of the Notaries Act, 1956, that application has been made to the said Authority, under Rule 4 of the said Rules, by C. J. Motwani, Advocate for appointment as a Notary to practise in Maharashtra State.
- 2. Any objection to the appointment of the said person as a Notary may be submitted in writing to the undersigned within fourteen days of the publication of this Notice.

[No. F. 5(110)/91-Judl.]

नई दिल्ली, 16 दिसम्बर, 1991

का. श्रा. 161 — नोटरीज, नियम, 1956 के नियम 6 के अनुसरण में सक्षम प्राधिकारी द्वारा यह सूचना दी जाती है कि श्री ग्रार. एस. गुप्ता एडवोकेट ने उक्त प्राधिकारी को उक्त नियम के नियम 4 के ग्रधीन एक भ्रावेदन इस बात के लिए दिया है कि उसे दिल्ली नई दिल्ली ब्यवसाय करने के लिए नोटरी के रूप में नियुक्त पर किसी भी प्रकार का भ्राक्षेय इस सूचना के प्रकाशन के चौदह दिन के भीतर लिखित रूप में मेरे पास भेजा जाए।

सिं. 5 (130)/91-न्याय]

New Delhi, the 16th December, 1991

- S.O. 161.—Notice is hereby given by the Competent Authority in pursuance of Rule 6 of the Notaries Act, 1956, that application has been made to the said Authority, under Rule 4 of the said Rules, by Sh. R. S. Gupta, Advocate for appointment as a Notary to practise in Delhi-New Delhi.
- 2. Any objection to the appointment of the said person as a Notary may be submitted in writing to the undersigned within fourteen days of the publication of this Notice.

[No. F. 5(130)/91-Judl.]

नई दिल्ली, 24 दिसम्बर 1991

भा.मा. 162:—नोटरीज, नियम 1956 के नियम 6 के भनुसरण में सक्षम प्राधिकारी द्वारा यह सूचना धी जाती है कि श्रीमित कमला तिवारी ने उक्त प्राधिकारी को उक्त नियम के नियम 4 के ग्रधीन एक ग्रावेदन इस बात के लिए दिया है कि उसे ग्रागरा व दिल्ली में व्यवसाय करने के लिए नोटरी के रूप में नियुक्ति पर किसी भी प्रकार का ग्राक्षेप इस सूचना के प्रकाशन के चौदह दिन के भीतर लिखित रूप में मेरे पास भेजा जाए।

[सं. 5 (134)/91-न्या.]

New Delhi, the 24th December, 1991

- S.O. 162.—Notice is hereby given by the Competent Authority in pursuance of Rule 6 of the Notaries Act, 1956, that application has been made to the said Authority, under Rule 4 of the said Rules, by Smt. Kamla Tewari, Advocate for appointment as a Notary to practise in Agra & Delhi.
- 2. Any objection to the appointment of the said person as a Notary may be submitted in writing to the undersigned within fourteen days of the publication of this Notice.

[No. F. 5(134)/91-Judl.]

का. था. 163: — नोटरीज नियम, 1956 के नियम 6 के अनुसरण में सक्षम प्राधिकारी द्वारा यह मूचना दी जाती है कि श्री बी. एच. शाह ने उक्त प्राधिकारी को उक्त नियम के नियम 4 के श्रधीन एक श्रावेदन इस बात के लिए विया है कि उसे महाराष्ट्र राज्य में अवसाय करने के लिए नोटरी के रूप में निय्कित पर किसी भी प्रकार का श्राक्षेप इस सूचना के प्रकाशन के चौदह दिन के भीतर लिखिन रूप में मेरे पास भेजा जाए।

[सं. 5 (133)/91-न्या.]

- S.O. 163.—Notice is hereby given by the Competent Authority in pursuance of Rule 6 of the Notaries Act, 1956, that application has been made to the said Authority, under Rule 4 of the said Rules, by Sh. B. H. Shah, Advocate for appointment as a Notary to practise in State of Maharashtra.
- 2. Any objection to the appointment of the said person as a Notary may be submitted in writing to the undersigned within fourteen days of the publication of this Notice.

[No. F. 5(133)/91-Judl.]

मर्ड विल्ली, 2 जनवरी, 1992

का. आ. 164 :- नोटरीज नियम, 1956 के नियम 6 के अनु-सरण में सक्षम प्राधिकारी द्वारा सूचना की जाती है कि श्रीमित हेमलाता प्रफुल्नचन्त्रा बरोट ऐडबोकेट ने उक्त प्राधिकारी की उक्त नियम के नियम नियम 4 के अगीन एक अबिंदन इस बात के लिए विया है कि उसे सेटे-लाईट रोड अहमदाबाद (गुपुत्त) में, व्यवसाय करने के निए नोटरी के रुप में नियुक्त पर किसी भी प्रशाद का आपेक्ष इस सूचना के प्रकाशन के चौवह विस के भीतर लिखिन युप से भेरे पास भेजा जाए।

> [मं. 5 (125) 91-न्याः] पी.सी. कम्मन, सजम प्राधिकारी

New Delhi, the 2nd January, 1992

S.O. 164.—Notice is hereby given by the Competent Authority in pursuance of Rule 6 of the Notaries Act, 1956, that application has been made to the said Authority, under

Rule 4 of the said Rules, by Smt. Hemlata Prafulchandra Barot, Advocate for appointment as a Notary to practise in Satellite Road. Ahmedabad (Gujarat).

2. Any objection to the appointment of the said person as a Notary may be submitted in writing to the undersigned within fourteen days of the publication of this Notice.

[No. F. 5(125)/91-Judl.]
P. C. KANAN, Competent Authority

गृह मन्द्रालय

(म्रान्तरिक सुरक्षा विभाग)

(पुनर्वास प्रभाग)

नई विल्ली, 6 नवम्बर, 1991

का. आ. 165: — विस्थापित व्यक्ति (प्रतिकर तथा पुनर्वास) ग्रिधिनियम, 1954 (1954 का 44) की धारा 3 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार एतवृद्धारा पुनर्वास प्रभाग, ग्रान्तरिक सुरक्षा विभाग, गृह मन्त्रात्त्रय में अनुभाग अधिकारी श्री सं. पी. कट्याल को तत्काल प्रभाव से उक्त अधिनियम के द्वारा प्रथवा उसके श्रधीन प्रबन्ध अधिकारी को सौंपे गये कार्यों का निष्पादन करने के उद्देश्य से प्रबन्ध अधिकारी नियुक्त करती है।

[सं. 1 (1)/विशेष कक्ष/89-एस.एस.-2/एस] कुलदीप राय, उप सचिव

MINISTRY OF HOME AFFAIRS

(Department of Internal Security)

Rehabilitation Division (Settlement)

New Delhi, the 6th November, 1991

S.O. 165.—In exercise of the powers conferred by Sub-Section (1) of Section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1951 (44 of 1954), the Central Government hereby appoints Shri C. P. Katyal, Section Officer in the Rehabilitation Division in the Ministry of Home Affairs, Department of Internal Security as Managing Officer for the purpose of performing the functions assigned to a Managing Officer by or under the said Act, with immediate effect.

[No. 1(1)/Spl.Cell/89-SS-IJ/S] KULDIP RAI, Dy. Secy.

कार्मिक, लोक शिकायत तथा पेंशन मंत्रालय

(कार्मिक और प्रशिक्षण विभाग)

ग्रादेण

नई दिल्ली, 9 दिसम्बर, 1991

का.श्रा. 166: — केंद्रीय सरकार, दिल्ली विणेष पुलिस स्थापन ग्रिधिनियम, 1946 (1946 का ग्रिधिनियम मं. 25) की धारा 6 के साथ पठित धारा 5 की उपधारा (1) द्वारा प्रदत्त गिनियों का प्रयोग करने हुए, स्निपुरा राज्य सरकार की सहमति से, (देखिए तिपुरा सरकार, गृष्ठ विभाग की अधिसूचना संख्या एक 39 (28)-पी ही/91 सारीख 29 नवम्बर, 1991 द्वारा भारतीय दण्ड संहिता 1860 (1860 का ग्रंधिनियम सं. 45) की धारा 302/326/ 148-149 के अबीन और आयुक्त अधिनियम 1959 की धारा 27 के अधीन दण्डनीय अनरायों के अन्वेषण के लिए जो हत्या करने, खतरनाक शस्त्रों द्वारा स्वैच्छिक रूप से घोर उपहति करने, विधि विरुद्ध जमाव के सदस्यों द्वारा घातक शस्त्रों से बलवा करने तथा उनका विधि विरुद्ध प्रयोजन के श्राशय से श्रायुधों ग्रीर गोला बारूद को कब्जे में रखने के लिए हो और किल्हों ग्रन्य श्रयराधों के लिए चाहे जो भी हों, जो श्री श्याम हरी गर्मा की हत्या तथा श्री बजेश चकवर्ती तथा राखाल चकवर्ती ग्रादि को 13-11-91 श्रगरतला में स्वैिष्छक रूप से की गई घोर उपहति की बाबत पूर्वी प्रगरतला पुलिस थाना मामला सं. 12 (11)/ 91 के संबंध में उन्हीं तथ्यों से उत्पन्न होने बाले बैसे ही संव्यवहार के अनुक्रम में किए गए अनराधों के संबंध में दिल्ली विशेष पुलिस स्थापन के सदस्यों की शक्तियों भौर अधिकारिता का विश्वार संपूर्ण त्रिपुरा राज्य पर करती है।

[संख्या 228/56/91-ए.वी.डी.-11]

ए.सी. भर्मा, भवर सचिव

MINISTRY OF PERSONNEL, PUBLIC GRIEVANCES
AND PENSIONS

(Department of Personnel & Training)

ORDER

New Delhi, the 9th December, 1991

S.O. 166.—In exercise of the powers conferred by Sub-Section (1) of Section 5 read with Section 6 of the Delhi Special Police Establishment Act, 1946 (Act. No. 25 of 1946), the Central Government with the consent of the State Government of Tripura (vide Government of Tripura Home Department Notification No. F. 39(28)-PD/91 dated 29th November, 1991) hereby extends the powers and jurisdiction of the members of the Delhi Special Police Establishment to the whole of the State of Tripura for investigation of the Indian Penal Code 1860 (Act No. 45 of 1860) and under Section 27 of the Arms Act, 1959, for commission of murder, voluntarily causing grievous hurt by dangerous weapons, rioting with deadly weapons by members of unlawful assembly and also for possessing arms and ammunition with intent to use the same for unlawful purpose and any other offences, whatsoever, committed in course of the same transaction arising out of the same facts in regard to East Agartala P. S. Case No. 12(11)/91 relating to murder of Shri Shyamhar Sharma and voluntarily causing grievous hurt by deadly weapons to Shri Brajesh Chakraborty and Shri Rakhal Chakraborty etc. at Agartala on 13-11-1991.

[No. 228/56/91-AVD,II]
A. C. SHARMA, Under Secy.

वित्त मंत्रालय

(राजस्व विभाग)

नर्द दिल्ली, 31 जुलाई, 1891

मक्यालय स्थापना

ना. या 167.—केर्न्याय संस्कार, केन्द्रीय राजस्व बोर्ड प्रधिनियम, 1963 (1963 की सं.54) की बारा 3 की उपधारा (2) द्वाराप्रदत्त शक्तिकों का प्रयोग करते हुए, जो भारतीय सीमा शुल्क और केन्द्रीय उत्पाद शुल्क सेवा के मधिकारी और पूर्व में निरोक्षण और लेखा परीक्षा, सीमा शुल्क और केन्द्रीय उत्पाद शुल्क, नई विल्ना में महानिदेणक के पद पर सैनाह श्री तहण राय की 29 जुलाई, 91 की अपराक्ष से भगना भादेश हीने तक विल संसालय, राजस्व विभाग केन्द्राय प्रत्यक्ष कर बोर्ड में सबस्य निश्चक करती है।

[फा. सं. 19011/3/91-प्रया. 1]

MINISTRY OF FINANCE

(Department of Revenue)

New Delhi, the 31st July, 1991 Headquarter's Establishment

S.O. 167.—In exercise of the powers conferred by subsection (2) of section 3 of the Central Board of Revenue Act, 1963 (No. 54 of 1963), the Central Government hereby appoint Shri Tarun Roy an officer of Indian Customs and Central Excise Service and formerly posted as Director General, Inspection and Audit, Customs & Central Excise, New Delhi, as Member in Central Board of Excise and Customs, Department of Revenue, Ministry of Finance, with effect from the forenoon of the 29th July, 1991, and other further orders.

[F. No. 19011/3/01-Ad-I]

का. घा. 168.— केन्द्रीय मरकार केन्द्रीय राजस्व बोर्ड ग्रांतितरः, 1963 (1963 की सं. 54) के खण्ड ८, उपखण्ड (2) में प्रवत्त गिक्तियों का प्रयोग करते हुए, भारतीय राजस्य सेवा (आयकर) के अधिकारी श्री पी. के. घपानू को जो इससे पूर्व ग्रायकर (प्रणा.) नई विल्ली में सुख्य ग्रायकरे के रूप में तैनात थे, नित्त संज्ञात्व, राजस्य विभाग के केन्द्रीय प्रत्यक्ष कर बोर्ड में विनांक 29 जुनाई, 1991 से और धगला धावेश होने तक सदस्य नियुक्त करते हैं।

[फा. सं. ए. 19011/4/91 प्रणा. 1]

S.O. 168.—In exercise of the powers conferred by subsection (2) of section 3 of the Central Boards of Revenue Act, 1963 (No. 54 of 1963), the Central Government hereby appoint Shri P. K. Appachoo, an officer of I.R.S. (I.T.) and formerly posted as Chief Commissioner of Income-Tax (Admn.), New Delhi us Member in Central Board of Direct Taxes, Department of Revenue, Ministry of Finance, with effect from the forenoon of the 29th July, 1991 and until further orders.

[F. No. A-19011/4/91-Ad-1]

नर्ध विरुजी, 13 धागस्त, 1991

का. श्रा. 169.--केन्द्रीय राजम्ब बाँई, श्रिशित्यम, 1963(1963 की सं. 54) की धारा 3 की उरधारा (2) द्वारा प्रवेत्त शिक्षयों का प्रयोग करते हुए केन्द्रीय मरकार भारतीय सोमा गुरुक और केन्द्रीय उरगाद शुक्क सेवा के अधिकारी और पूर्व में सीमा भुक्क तथा केन्द्रीय उत्पाद शुक्क महास के मुख्य समाहती के पंच पर तैनात श्री एस. ए. गोविन्दराज को वित्त मेंबालय, राजस्व विभाग, केन्द्रीय उत्पाद शुक्क और सीमा शुरुक बोई में विनांक 31 जुलाई, 1991 की पूर्वाह्म से प्रगला आदेश होने तंक सदस्य नियुक्त करती है।

[फा. सं. ए → 19011/4/91 मणा. I]

New Delhi, the 13th August, 1991

S.O. 169.—In exercise of the powers conferred by subsection (2) of section 3 of the Central Boards of Revenue Act, 1963 (No. 54 of 1963), the Central Government hereby appoint Shri S. A. Govindaraj, an officer of Indian Customs & Central Excise Service and formerly posted as Principal Collector of Customs and Central Excise, Madras, as Member in Central Board of Excise and Customs, Department of Revenue, Ministry of Finance, with effect from the forenoon of the 31st July, 1991 and until further orders.

[F. No. A-19011/5/91-Ad-I]

का. ग्रा. 170.-- केन्द्रीय संरक्षार केन्द्रीय राजस्य बोर्ड प्रधिनियम, 1963 (1963 का 54), की धारा 3का उपधारा (2) द्वारा प्रवत्त शक्तियों का प्रयोग करते हुए भारतीय सामा शुल्क एवं केन्द्रीय उत्पाद शुल्क सेवा के प्रधिकारी थी सी. मुर्जगारवाशा की जो इससे पूर्व सीमा शुल्क एवं केन्द्रीय उत्पाद शुल्क, हैदराबाद में प्रधान समाहती के क्यमें तैनात थे, सारीख 1 प्रशम्म, 1991 (पूर्वाह्म) से जाने प्रादेश के हीने तक वित्त मंत्रालय, राजस्य विभाग के केन्द्रीय उत्पाद शुल्क एवं सीमा शुल्क में सदस्य नियुक्त करती है।

[फा. मं. ए-19011/6/91--**प्र**णा. 1]

S.O. 170.—In exercise of the powers conferred by sub-section (2) of Section 3 of the Central Boards of R venue Act, 1963 (No. 54 of 1963), the Central Government hereby appoint Shri C. Bhujangaswamy an officer of Indian Customs & Central Excise Service and formerly posted as Principal Collector of Customs & Central Excise, Hyderabad, as Member in Central Eoard of Excise and Customs, Department of Revenue, Ministry of Finance, with effect from the forenoon of the 1st August, 1991 and until further orders.

[F. No. A.19011[6]91-Ad.I]

मई दिल्ली, १७ अगस्त, १७७१

का. थां. 171 - केन्द्रीय सरकार, केन्द्रीय राज्यन बोर्ड प्रश्नियम, 1963 (1965 का.सं. 54) की धारा 3की उपधर (2) द्वारा प्रवक्त सकितों काप्रयोग करते हुए भारतीय राज्यन सेवा (प्रायकर) श्रविकारी श्री ए. श्रार. राव की, जो इससे पूर्व अंतरिक्ष विभाग, बंगजीर में प्रवर सिखब के रूप में तैनान थे, दिसाक 8 श्राप्त, 1991 पूर्वाह, ये अगला श्रादेण होने तक बित्त मंत्रालय राज्यक विभाग के केन्द्रीय प्रत्यक्ष कर बार्ड में सदस्य निमुक्त करते हैं।

[फा. स. ए 19011] 7/9!/अला. 1]

रमेश भूमार, ग्रवर सचिव

New Delhi, the 19th August, 1991

S.O. 171.—In exercise of the powers conferred by subsection (2) of section 3 of the Central Boards of Revenue Act, 1963 (No. 54 of 1963), the Central Government hereby appoint Shri A. R. Rao, an officer of IRS (I.T.) and formerly posted as Additional Secretary, Department of Space, Bangalore, as Member in Central Board of Direct Taxes, Department of Revenue, Ministry of Finance, with effect from the forenoon of the 8th August, 1991 and until further orders.

[F. No. A.19011/7/91-Ad.1] RAMESH KUMAR, Under Sccy.

प्रादेण

नई दिल्ली, 27 दिसम्बर, 1991

स्टाम्प

का. था. 172~-भारतीय स्थास्य श्रिधिनियम 1899 (1899 का 2) की धारा (ए) की उपधारा (1) के खंड (क) द्वारा प्रदत्त षाकितमों का अयोग करते हुए, केन्द्रीय मरकार एतध्वारा उस गुरूक की माफ करती है जो आवान एवं शहरी किकास निगम लि. नई विस्त्री बारा जारी किए जान वाले केवल पैतीस करोड़ रुपए के "11.5 प्रतियात बंधपन्नों -2011 XXXVIII श्रृंष ला" वाले बंधपन्नों के स्वरूप में वर्णित बांडी पर उन्त प्रशिनियम के प्रतीत प्रभार्य है।

[फा.सं. 50/91-स्टाग्प-फा.सं. 33/54/91-वि.क.]

ORDERS

New Delhi, the 27th December, 1991

STAMPS

S.O. 172.—In exercise of the powers conferred by clause (a) of sub-section (1) of section 9 of the Indian Stamp Act, 1899 (2 of 1899), the Central Government hereby remits the duty with which the bonds in the nature of debentures—11.5% Debentures—2011-XXXVIII Series' of the value of rupees thirty five crores only to be issued by Housing and Urban Development Corporation Limited, New Delhi are chargeable under the said Act.

[No. 50/91-Stamps-F. No. 33/54/91-ST]

नई विश्ली, 2**7 दिसम्ब**र, 1991 स्टारप

का. प्रा. 173 :- भारतीय स्टाम्प प्रधितियम, 1899 (1899 का 2) की धारा 9 की उपधारा (1) के खंड (क) द्वारा प्रदत्त प्रक्तियों का प्रयोग करते हुए, येन्टीय सरकार एतद्द्वारा उस शुक्क की माफ करती है जो भारतीय रेलवे दिस्त तिगम लि. द्वारा आर्टी किये जाने वाले सात सी करीड़ रुपए मात्र के भूष्य "9 प्रतिगत कर-म बत वंधपत्नों की प्रपार- वर्तनीय धटी श्रृंखला" के स्प में वार्णित वंधपत्नों के स्वरुप में वार्षों पर उक्त प्रधितियम के ग्रंतर्गत प्रभार्य है ।

]सं. 51/91-स्टाम्प फा.स.-33/55/91-बि.क.] श्रारमा राम, श्रवर सचिय

New Delhi, the 27th December, 1991

STAMPS

S.O. 173.—In exercise of the powers conferred by clause (a) of sub-section (1) of the section 9 of the Indian Stamp Act, 1899 (2 of 1899), the Central Government hereby remits the duty with which the bonds in the nature of debentures described as "6th Series of redeemable 9 per cent tax-free debentures" of the value of rupees seven hundred crores only to be issued by Indian Railway Finance Corporation Limited are chargeable under the said Act.

[No. 51/91-Stamps-F. No. 33/55/91-ST]

ATMA RAM, Under Scev.

[मङ्गानिवेशक (भ्रायकर छूट) का कार्यालय। कलकत्ता, 16 सितम्बर, 1991

प्रायकर

का. पा. 174:—मर्जे साधारण की सूचना के निये एतपुदारा यह प्राधसुकता जारी किया जाता है कि निम्नालिखित संगठन की, प्राथकर प्रथिनियम. 1961 की धारा 35 (पैनीम/एक/रो की उपधारा (1) के खण्ड (ii) के लिये, अधिन, पैक्सांकक और अधिनिक अनुसंधात निभाव की सहमति से, धामकर नियम. 1962 के निवम 6 के प्रथिन निहित प्राधिकारी प्रयान महानिवेषक (श्रीयकर छूट) हारा

निम्निलिखित शर्तो पर"गंस्थान" प्रकर्श के क्षर्धत श्रनुमोदित किया गया है।

- संगठन वैज्ञानिक अनुसंधान के लिये प्राप्त धन के लिये एक प्रत्य नेखा रखेगा।
- (2) यह प्रपत्ने धैज्ञानिक अनुभंधान गंबंध कार्यकलायों का एक कार्षिक विवरण प्रस्थेक विक्ताय यर्प के लिये, प्रस्थेक वर्ष की 31 मई तक, गांचिव, वैज्ञानिक व औष्योगिक अनुसंधान विसाग, आँखोगिक भवन, न्यू मेह्दौली दोड नई दिल्ली—— 110016 की मजेगा।
- (3) यह प्रस्तैक वर्ष की 30 जून, तज, लिखा-परिक्षित थाषिक लेखों की एक प्रति प्रक्ति-क्ष्मय, प्राम्तिनों एवं वेनदारियों के थिवरण महिन, (क) महानिदेशः (प्रायक्त छूट) (ख) सचिव, वैज्ञातिक व जीशोगिक प्रतुपन्नात विभाग, और (ग) प्रायकर प्रायुक्त/स्रायकर विदेशक (छूट) जिनके लेखायिकर में पुप्त, है, की प्रन्त करेगा।

संभटन का नाग

युल रिसर्घ ए नेश्निएसन, अक्टार कैंग्य रोड, पो. श्र. सत्याज वाग, भालसेट शेड, थाने----400607

यह अधिभूचना दिनांक 1-4-1991 में 31-3-1992 तक की अवधि के लिये प्रभावी है।

टिणाणं। :---सगठत की स्रतुभीतन की स्रविध बढ़ाने के लिए अनुभीदन की समाध्य के तीन माह पूर्व घायकर स्नापुक्त श्रियायकर निधे-श्रेक (छूट) जिनके क्षेत्राधिकार में संगठन में पड़ता है, की माध्यम से स्नायकर महानिदेशक (छूट) कलकता को तीन प्रतिभी में साथेशन करने के लिए सुनाव दिया जाना है। विशेष सामती में प्रश्ने स्नुमीदिन स्नादेश उपर्युक्त नीन माह की नमाध्य पर स्वया उक्त स्रविध की समाध्य के ठीक पूर्व प्राप्त रुप्ता हो, गंगठन स्नुमीदिन सावेश प्राप्त करन के पत्रत्रात्त प्रयोगीय सनुमीदिन का स्रयाध पढ़ाने के लिए सावेदन करें। सनुमीदन की स्रविध बढ़ाने के सबंध में किए गए स्रावेदन-पत्र की 6 प्रतिथा निध्य वैज्ञानिक और औद्योगिक सनुसंधान विभाग की प्रस्तुत करता है।

[सं. 513 (फा. म. धा. मा./एम. -101/कजा./35/(1) (ii)/ 90--आ. कर (छूट)]

[Office of the Director General of Income-Tax (Exemptions)]
Calcula, the 16th September, 1991

INCOME-TAX

- S.O. 174.—It is hereby notified for general information that the organisation mentioned below has been approved by the Prescribed Authority under Rule 6 of the Incometax Rules, 1962, i.e., the Director General of Incometax (Exemptions) in concurrence with the Secretary, Department of Scientific & Industrial Research for the purposes of clause (ii) of sub-section (1) of Section 35 (Thirty Five/one/two) of the Incometax Act, 1961 under the category "Institution" subject to the following conditions:
 - (i) The organisation will maintain a separate account of the sums received by it for Scientific Research;
 - (ii) It will furnish the Annual Return of its Scientific Research activities to the Secretary, Department of Scientific & Industrial Research, 'Technology Bhawan', New Mahrauli Road, New Delhi-110016 for every financial year by 31st May of each year; and

(ili) It will submit to the (a) Director General of Income-tax (Exemptions), (b) Secretary, Department of Scientific & Industrial Research and (c) Commissioner of Income-tax/Director of Income-tax (Exemptions) having jurisdiction over the organisation, by the 30th June each year a copy of its audited annual accounts showing its income expenditure and its assets and liabilities.

NAME OF THE ORGANISATION

Wool Research Association, Akbar Camp Road, P.O. Sandoz Baug, Kolshet Road, Thaue-400607.

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This Notification is effective for the period from 14-1991 to 31-3-1992.

NOTE.—The organisation is advised to apply (in triplicate) for further extension of the approval, to the Director General of Income-tax (Exemptions). Calcutta through the Commissioner of Income-tax/Director of Income-tax (Exemptions) having jurisdiction over the organisation, three months before the expiry of the approval. In exceptional cases where the order granting approval is received after the expiry of the period of three months aforesaid or shortly before the expiry of the said period, the organisation may make an application for extension of approval as soon as possible after the receipt of the order of approval. Six copies of the application for extension of approval should be sent directly to the Secretary, Department of Scientific & Industrial Research.

[No. 513/F. No. DG/M-101/Cal/35(1)(ii)/90-IT(E)]

कलकसा ३७ भितम्बर, १००३

ध्राधकर

का. आ. 175 -- सर्वसाधारण की सकता के लिए एतद्वारा यह प्रशिक्षयना जारी किया जाता है कि निम्नालाखन संगठन को, प्रायकर प्रधिनियम 1961 की धारा 35 (र्रतीम / एक/बी/ की उपधारा (1) के खण्ड (ii) के लिये, मस्बिय, बैजानिक और ओशोगिक प्रमुसंधान विभाग की सहमति से, प्रायकर नियम, 1962 के नियम 6 के प्रयीन विदित्त प्राधिकारी प्रशीन गृत्ती किया (आयकर स्ट्) ग्रारा निम्नलिखन वार्ती एर संबंध प्रशीन के प्रशीन हान्सीयित किया गया है।

- (1) मगठन वैज्ञानिक मनुसंधान के लिये प्राप्त धन के लिये एक मलग नेखारखेगा।
- (2) यह अपने रैंजानिक अनुपंजान तबंधी कार्यकलापों का एक बार्षिक निवरण प्रत्येक वितीय वर्ष के लिये, प्रत्येक वर्ष की 31 मई तक, सन्ति, वैज्ञानिक थ औद्योगिक प्रमुखंबान जिमान, अंखोगिक भवन, स्यू मेश्वरौकी शोद --- मई दिल्ली-110016 को भेजेगा।
- (3) यह प्रत्येक वर्ष की 30 जून तक लेखा-परोक्षित वाधिक लेखा का एक प्रति प्राती-व्या प्रात्मित्यों एवं देनदारियों के विवरण साहत, (क) महानिदेशक (प्रायकर छूट) (ख) सिविष, यैज्ञानिक व शीद्योगिक प्रतुसंधान विभाग, और (ग) प्रायकर प्राप्तुका/प्रायकर निदेणक (छूट) जिनके क्षेत्राधिकार में पड़ता है, की प्रस्तुत करेगा।

सम्बन का माम

के ज . रिसर्च फाउनक्रेणन, 941, पूनामसर्गा हाइ रोड, मद्रास—-600084।

यह आध्यसूचना दिनांक 1-4-1991 में 31-3-1992 नक की अवधि के लिये प्रभावी है। टिष्पणी:—संगठन को अनुमोदन की अवधि बढ़ाते के लिए अनुमोदन की समाप्ति के तील माह पूर्व आपकर आयुक्त/आयकर निदेशक (छूट), जिनके क्षेत्राधिकार में संगठन में पड़ता है, के साध्यम से आयकर महानिदेशक (छूट), जलकता की तीन प्रतियों में आवेदन करने लिए मुझाब विया जाता है। विशेष मामलों में, जहा अनुनीदित आवेण उपर्युक्त तीन माह की समाप्ति पर अयवा उक्त अवधि को समाप्ति के ठीक पूर्व प्राप्त हुआ हो, संगठन अनुमोदित आवेण प्राप्त करने के पश्यात् ययाशील अनुमोदन की अवधि बढ़ाने के लिए आवेदन करें। अनुमोदन की अवधि बढ़ाने के लिए आवेदन करें। अनुमोदन की अवधि बढ़ाने के संबंध में किए गए आवेदन-पत्न को 6 प्रतियां सचिन, वैद्यानिक और आंधोंगित अनुसंधान विभाग की प्रस्तुत करना है।

[सं. 514 (फा. सं. धं. जी. /टी. एन-2 / कला./ 35/(1) (ii)/ 89---मा. कर (छूट)]

Calcutta, the 30th September, 1991

INCOME-TAX

- S.O. 175.—It is hereby notified for general information that the organisation mentioned below has been approved by the Prescribed Authority under Rule 6 of the Incomenax Rules, 1962, i.e., the Director General of Incometax (Exemptions) in concurrence with the Secretary, Department of Scientific & Industrial Research for the purposes of clause (ii) of sub-section (1) of Section 35 (Thirty Five/one/two) of the Income-tax Act, 1961 under the category "Association" subject to the following conditions:
 - (1) The organisation will maintain a separate account of the sums received by it for Scientific Research;
 - (ii) It will turnish the Annual Return of its Scientific Research activities to the Secretary, Department of Scientific & Industrial Research, 'Technology Bhawan', New Mehrauli Road, New Delhi-110016 for every financial year by 31st May of each year;
 - (iii) It will submit to the (a) Director General of Income-tax (Exemptions), (b) Secretary, Department of Scientific & Industrial Research and (c) Commissioner of Income-tax/Director of Income-tax (Exemptions) having jurisdiction over the organisation, by the 30th June each year a copy of its audited annual accounts showing its income expenditure and its assets and liabilities.

NAME OF THE ORGANISATION

K. J. Research Foundation, 941, Poonamallee High Road, Madras-600084.

This Notification is effective for the period from 1-4-1991 to 31-3-1992.

NOTE.—The organisation is advised to apply (in niplicate) for further extension of the approval, to the Director General of Income-tax (Exemptions), Calcutta through the Commissioner of Income-tax/Director of Income-tax (Exemptions) having jurisdiction over the organisation, three months before the expiry of the approval. In exceptional cases where the order granting approval is received after the expiry of the period of three months aforesaid or shortly before the expiry of the said period, the organisation may make an application for extension of approval as soon as possible after the receipt of the order of approval. Six Cepies of the explication for extension of approval should be sent directly to the Secretary, Department of Scientific & Industrial Research.

[No. 514 (F. No. DG/TN-2/Cal/35(1)(ii)/89-IT(E)]

यायकर्

का. मा. 176 ---सर्वसाधारण की सूजना के लिये एतव्हारा यह श्रक्षिमुखना जारी किया जाना है कि निम्मिनिश्वस संगठन की, माय- कर प्रधिनियम. 1961 की घारा 35 पैतीम/एक दो की उपधारा (1) के खण्ड (ii) के एं, मिष्य, वैज्ञानिक और औद्योगिक प्रन्मंथान विभाग की सहमति से, धायकर नियम, 1962 के नियम 6 के प्रधीन विहित प्रधिकारी प्रधान महानिदेशक (धायकर छूट) द्वारा निम्नलिखित प्रार्थों पर "संस्थान" प्रवर्ग के घडीन प्रनुमोदित किया गया है।

- (1) संगठन वैज्ञानिक अनुसंधान के लिय प्राप्त धन के लिये एक अनग निखा रखेगा।
- (2) यह अपने वैज्ञानिक अनुसंधान संबंधी कार्यकलायों का एक वार्यिक जिन्नरण प्रस्येक वित्तीय वर्ष के निये, प्रस्येक वर्ष की 31 मई, तक, सचिन, वैज्ञानिक व औद्योगिक अनुसंधान विभाग, औद्योगिक भवन, न्यू मेहरौली रोड, नई विल्ली—— 110016 की भेजेगा।
- (3) यह प्रत्येक वर्ष की 30 जून तक, नेखा-परीक्षित नार्षिक लेखों की एक प्रति अपनी-व्यय, श्रास्तियों एवं देनदारियों के विवरण सहिन, (क) महानिदेणक (ग्रायकर छूट), (ख) सिव्य, वैज्ञानिक व औद्योगिक प्रनुसंधान विमाग, और (ग) प्रायकर प्रायुक्त/भायकर निदेणक (छूट) जिनके क्षेत्राधिकार में प≰ता है, को प्रस्तुत करेगा।

संगठन का नाम

यह प्रश्निस्वता दिनांक 1-4-1991 से 31-3-1992 तक की प्रवधि के लिये प्रभाषी है।

टिप्पणी:—मणठन को प्रनुमोवन की प्रविध बढ़ाने के लिए अनुमोवन की समाध्त के तीन माह पूर्व आयकर आयुक्त/आयकर निदेशक (छूट), जिनके के लिधिकार में संगठन पड़ता है, के माध्यम से आयकर महानिवेगक (छूट), जलकता की तीन प्रतियों में आयेवन करने के लिए सुकाव दिया जाता है। विशेष मामलों में, जहां अनुमोदित आदेश उपपूक्त तीन माह की समाध्त पर अयवा उक्त अवधि की समाध्त के ठीक पूर्व प्राप्त हुआ हो, सगटन अनुमोदित धावेश प्राप्त करने के पश्चात यथाशीच अनुमोदित धावेश प्राप्त करने के पश्चात यथाशीच अनुमोदन की अवधि बढ़ाने के लिए आवेवन करे। अनुमोदन की अवधि बढ़ाने के संबंध में किए गए धावेवन-पत्र विशे 6 प्रतियां सिक्नय, वैज्ञानिक और औद्योगिक अनुसंधान विभाग को प्रस्तुत करना है।

[सं. 515/फा.सं. डॉ.जी. /डब्ल्यू. की. 9/क ./35/(1) (ü)/ 89⊸मा.कर (छूट)]

INCOME-TAX

- S.O. 176.—It is hereby notified for general information that the organisation mentioned below has been approved by the Prescribed Authority under Rule 6 of the Incometax Rules, 1962, i.e., the Director General of Incometax (Exemptions) in concurrence with the Secretary, Department of Scientific & Industrial Research for the purposes of clause (ii) of sub-section (1) of Section 35 (Thirty Five/one/two) of the Incometax Act, 1961 under the category "Institution" subject to the following conditions:
 - (i) The organisation will maintain a separate account of the sums received by it for Scientific Research;
 - · (ii) It will furnish the Annual Return of its Scientific Research activities to the Secretary, Department of

- Scientific & Industrial Research, Technology Bhawan', New Mehrant Road, New Delhi-110016 for every financial year by 31st May of each year; and
- (iii) It will submit to the (a) Director General of Income-tax (Exemptions), (b) Secretary, Department of Scientific & Industrial Research and (c) Commissioner of Income-tax/Director of Income-tax (Exemptions) having jurisdiction over the organisation, by the 30th June each year a copy or its audited annual accounts showing its income expenditure and its assets and liabilities.

NAME OF THE ORGANISATION

The Institute of Indian Foundrymen, 4/2, Middleton Street, 1st Floor, "Middleton Court", Calcutta-700071.

This Notification is effective for the period from 1-4-1991 to 31-3-1992.

NOTE.—The organisation is advised to apply (in triplicate) for further extension of the approval, to the Director General of Income-tax (Exemptions), Calcutta through the Commissioner of Income-tax/Director of Income-tax (Exemptions) having jurisdiction over the organisation, three months before the expiry of the approval. In exceptional cases where the order granting approval is received after the expiry of the period of three months aforesaid or shortly before the expiry of the said period, the organisation may make an application for extension of approval as 500n as possible after the receipt of the order of approval, Six Cepies of the application for extension of approval should be sent directly to the Sceretary, Department of Scientific & Industrial Research.

[No. 515/F. No. DG/WB-9/Cal/35(1)(ii)/89-IT(E)]

भागकर

का. प्रा 177: -सर्वसावारण की सूचना के लिए एनदहारा यह प्रिविस्त्रक्ता जारी किया जाता है कि निम्नलिखित संगटन की, प्रायकर प्रिविन्यम 196। की घारा 35 (पेंसीस/एक/वो) की उपधारा (1) के खण्ड (ii) के लिए. सचिव, वैज्ञानिक और औद्योशिक प्रनुसंधान विभाग का सहमति से. प्रायकर नियम, 1962 के नियम 6 के अर्धान किहित प्राधिकारी प्रवित्त महानिदेशक (अ।यकर छूट) द्वारा निम्नलिखित भर्तो पर विश्वविद्यालय" प्रवर्ग के अर्धन अनुभोदित किया गया है।

- (1) संगठन वैद्यानिक भनुसंज्ञान के लिए पाटन भन के लिए एक मलग लेखा रखेगा।
- (2) यह अपने वैज्ञानिक प्रनुसंज्ञानं संबंधी कार्यकलायों का एक पार्षिक विवरण प्रस्थेक विज्ञोग वर्ष के लिए, प्रस्थेक वर्ष की 31 मई तक, सन्निव, वैज्ञानिक व औद्योगिक प्रनुसद्यान विभाग, श्रीबोगिक भवन, स्यू मेहरोजी रीड, नई दिल्ली-110016 की भेजेगा।
- (3) यह प्रत्येक वर्ष की 30 जून तक, लेखा-परीक्षित वार्षिक नेखों को एक प्रति धपनी-व्यय, ब्रास्तियों एवं देनदारियों के विवरण सहित, (क) महानिवेशक (ब्रायकर छूट) (ख) मन्वित, वैज्ञानिक व औद्योगिक अनुसंब्रान विसाग, और (ग) श्रापकर ब्रायुक्त/ब्रायकर निवेशक (छूट) जिनके क्षेत्राधिकार में पड़ता है को बस्तुत करेगा।

संगठने का नाम

वि निआम्स इंस्टीट्यूट ग्राफ मैडिकल साइन्मिज, पंजागृहा, हैदराबाद-500472 ज्ञान्ध्र प्रदेश

सह प्रशिक्ष्मचना विनोक 1-4-1990 से 31-3-1993 तक की अविध के लिए प्रभावी है। टिल्पण नंगटन को सन्धेवन की श्रवधि बढ़ाने के लिए प्रवृमादन की समाधिन के ताम माह पूर्व श्रायकर प्रायकत/अध्यकर/निदेणक (छूट), जिनने सेलाधिकार में नगठन में पड़मा है, के माध्यम से प्रायकर महानिवेणक (छूट), कलकत्ता को तोन प्रतियों में आवेदन करने के लिए मुझाव दिया जाता है। विशेष मामलों में, जहां अनुमोदित श्रादेश उपर्यृक्त कीन माह को मामित गर अथवा कित अबि की ममाधित के टीक पूर्व प्राप्त हुआ हो संगठन अनुभोदित श्रादेश प्राप्त करने के पणवान यथायां हा अनुभोदन की प्रविध बढ़ाने के मांच से किए प्रावेदन करें। अनुभोदन की प्रविध बढ़ाने के मांच में किए गए प्रावेदन पर अनुभोदन की प्रविध बढ़ाने के मांच में किए गए प्रावेदन पर की प्रस्तुत करना है।

[सं. 516 (फा. सं. दी. जी. /ए.पी-3/कल . / 35/(1)(ii)/४१-आ . कर (छूट)]

INCOME-TAX

- S.O. 177.—It is hereby notified for general information that the organisation mentioned below has been approved by the Prescribed Authority under Rule 6 of the Incometax Rules, 1962, i.e., the Director General of Incometax. Exemptions) in concurrence with the Secretary, Department of Scientific & Industrial Research for the purposes of clause (ii) of sub-section (1) of Section 35 (Thirty Five/ne/two) of the Incometax Act, 1961 under the category "University" subject to the following conditions:
 - (i) The organisation will maintain a separate account of the sums received by it for Scientific Research:
 - (ii) It will furnish the Annual Return of its Scientific Research activities to the Secretary, Department of Scientific & Industrial Research, 'Technology Bhawam', New Mehrauli Road, New Delhi-110016 for every financial year by 31st May of each year; and
 - (iii) It will submit to the (a) Director General of Income-tax (Exemptions), (b) Secretary, Department of Scientific & Industrial Research and (c) Commissioner of Income-tax/Director of Income-tax (Exemptions) having jurisdiction over the organisation, by the 30th June each year a copy of its audited annual accounts showing its income expenditure and its assets and liabilities.

NAME OF THE ORGANISATION

The Nizam's Institute of Medical Sciences, Panjagutta, Hyderabad-500482. Andhra Pradesh.

This Notification is effective for the period from 1-4-1990 to 31-3-1993.

NOTE.—The organisation is advised to apply (in triplicate) for further extension of the approval, to the Director General of Income-tax (Exemptions). Calcutta through the Commissioner of Income-tax/Director of Income-tax (Exemptions) having jurisdiction over the organisation, three months before the expiry of the approval. In exceptional cases where the order granting approval is received after the expiry of the period of three months aforesaid or shortly before the expiry of the said period, the organisation may make an application for extension of approval as soon as possible after the receipt of the order of approval. Six Cepies of the application for extension of approval should be sent directly to the Secretary, Department of Scientific & Industrial Research.

[No. 516 (F. No. DG/AP-8/Cal/35(1)(ii)/89-IT(E)]

का जा. 17:::-- सर्वेमाधारण को सूनना के लिए एनदबारा यह सिस्चना जारी किया जाता है कि निस्तिवित संगठन को, सायकर अधिनियम 1961 की जारा 35 (पैतीस/एक/दा) की उपसारा (1) के खण्ड (ii) के लिए, सिखव, वैज्ञानिक और औद्योगिक सनुसंधान विभाग की सहमति से, सायकर नियम, 1962 के नियम 6 के स्रोधीन

विश्वित प्राधिकारी प्रयक्ति महानिद्धेशक (शायकर कृष्ट) हारा निम्न स्वितिक सत्तौ पर "संश" प्रयक्त के अधीन प्रन्मोतिक किया गया है !

- (1) संगठन वैशानिक ग्रनुसंबान के लिए प्राप्त धन के लिए एक प्रत्य लेखा रखेगा।
- (2) यह प्रपने वैज्ञानिक प्रत्नंधान संबंधा कार्यकलायों का एक कार्यक विवरण प्रत्येक जिल्लाय वर्ष के लिए, प्रत्येक वर्ष की 31 मई तक, सिख्य, वैज्ञानिक व औद्योगिक प्रानुसंधान विभाग, औद्योगिक भवन, न्यू मेह्र्रोलो रोइ, मई दिल्ला-110016 को भेजेगा।
- (3) यह प्रत्येक वर्ष की 30 जून सक, लेखा-परीक्षित वार्षिक भेखों की एक प्रति अपनी-स्थय, आस्तियो एवं वेनवारियों के विवरण सहित, (क) महानिदेणक (श्रायकर छूट) (ख) सचिव, वैज्ञानिक व औद्योगिक अनुसंघान विभाग, और (ग) प्रायकर आपुकः/अध्यकर सिदेशक (छूट) जिनके क्षेत्राधिकार में पहुन; है, को प्रस्तृत करेगा।

संगठन का नाम

बतरा भैडिकल रिसर्च सेंटर, अभिरा फादल, बावणा चौक. श्रीनगर (काश्मीर)

यह अधिसूचना विनाक 1-4-1991 से 31-3-1992 तक की श्रवधि के लिए प्रमादि है।

टिल्पणी: संगठन को ध्रनुभोदन की ध्रविध बढ़ाने के लिए अनुभोदन की समाणि के तीन माह पूर्व ध्रायकर ध्रायकन/प्रायकर निवेशक (छूट), जिनके क्षेत्राधिकार में संगठन पढ़ना है, के साध्यम से प्रायकर सहानिवेशक (छूट), कलकत्तर को तीन प्रसियों में प्रावेदन करने के लिए सुझान दिया जाता है। विशेष मामलों में, जहां ध्रनुभोदित प्रादेश उपयुक्त तीन माह की सगाणि पर अध्वा उन्न प्रविध की समाणि के ठांक पूर्व प्राप्त हुआ हो, संगठन अनुभोदित आदेश प्राप्त करने के पश्चात याणांक प्राप्त को स्वधि बढ़ाने के संबंध में किए ध्रावेदन करें। ध्रनुभोदन की ध्रवधि बढ़ाने के संबंध में किए गए आवेदन करें। ध्रनुभोदन की प्रविध बढ़ाने के संबंध में किए गए आवेदन पत्र को 6 प्रतियां सचिय, धैकानिक अपैर औषोगिक धनुसंधान विभाग को प्रस्तुत करना है।

[सं. 517(फा. सं. की. जी. /जे. एण्ड के. / अ/कल • / 35/(1)(ii)/88-आ .कर (छूट)]

INCOME-TAX

- S.O. 178.—It is hereby notified for general information that the organisation mentioned below has been approved by the Prescribed Authority under Rule 6 of the Incometax Rules, 1962, i.e., the Director General of Incometax (Exemptions) in concurrence with the Secretary, Department of Scientific & Industrial Research for the purposes of clause (ii) of sub-section (1) of Section 35 (Thirty Five/one/two) of the Incometax Act, 1961 under the category "Association" subject to the following conditions:
 - (i) The organisation will maintain a separate account of the sums received by it for Scientific Research;
 - (ii) It will furnish the Aenual Return of its Scientific Research activities to the Secretary, Department of Scientific & Industrial Research, 'Technology Bhawan', New Mehrauli Road, New Delhi-110016 for every financial year by 31st May of each year; and
 - (ii) It will submit to the (a) Director General of Income-tax (Exemptions), (b) Secretary, Department of Scientific & Industrial Research and (c) Commissioner of Income-tax/Director of Income-tax (Exemptions) having jurisdiction over the organisation, by the 30th June each year a copy of its

audited annual accounts showing its income expenditure and its assets and liabilities.

NAME OF THE ORGANISATION

Batra Medical Research Centre, Amira Kadal, Badsha Chowk, Srmagar (Kashmir).

This Notification is effective for the period from 1-4-1991 to 31-3-1992.

NOTE.—The organisation is advised to apply (in triplicate) for further extension of the approval, to the Director General of Income-tax (Exemptions), Calcutta through the Commissioner of Income-tax/Director of Income-tax (Exemptions) having jurisdiction over the organisation, three months before the expiry of the approval. In exceptional cases where the order granting approval is received after the expiry of the period of three months aforesaid or shortly before the expiry of the said period, the organisation may make an application for extension of approval as soon as possible after the receipt of the order of approval. Six copies of the application for extension of approval should be sent directly to the Secretary, Department of Scientific & Industrial Research.

[No. 517/F. No. DG/J&K-2|Cal|35(1)(ii)|88-JT(E)]

आयकर

का. घा. 179: -- सर्वमाघारण की सूचना के लिए एसदहारा यह अधिसूचना जारी किया जाता है कि निम्नलिखित संगठन को आयकर अधिनियम 1961 की धारा 35 (पैतीस/एक/दो) की उपधारा (1) के खंड (ii) के लिए सचित्र, बैज्ञानिक और आंबोगिक अनुसंधान विमाग की सहमति से आयकर नियम, 1962 के नियम 6 के धारीन विहित प्राधिकारी धर्यान् सहानियेशक (ध्रायकर छूट) द्वारा निम्नलिखित शर्ती पर "संस्थान" प्रवर्ग के अधीन धनुमोदित किया गया है।

- (1) संगठन वैज्ञानिक प्रमुसंधान के लिए प्राप्त धन के लिए एक धलग लेखा रखेगा।
- (2) यह घपने वैज्ञानिक धनुसंधान संबंधी कार्यकलापों का एक वाधिक विवरण प्रत्येक विज्ञीय वर्ष के लिए, प्रत्येक वर्ष की 31 मई सक, सिवव, वैज्ञानिक व औद्योगिक धनुसंधान विमान, औद्योगिक मनन, न्यू मेहरोलो रोड़, नई दिल्ली-110016 को भेजेगा।
- (3) यह प्रत्येक वर्ष की 30 जून तंक लेखा परीक्षित वार्षिक लेखां की एक प्रति अपनी व्यय, आस्तियों एवं देनदानियों के विवरण सहित (क) महानिदेशक आधकर छूट (ख) सचिय वैज्ञानिक व ओद्यौगिक अनुसंदान विभाग और (ग) आधकर आयुक्त/ आयंकर निदेशक (छूट) जिनके क्षेत्राधिकार में पड़ता है, को प्रस्तुत करेगा।

संगठन का नाभ

श्री जबदेव इनस्टिटयूट ग्राफ काडिअलाजी विकटोरिया अस्पताल कामध्येवस, ग्रेंगुल्र-560002

यह प्रधिसूचना दिनांक 1-4-1939 से 31-3-1990 तक की भवधि के लिए प्रभावी है।

टिप्प णी: संगठन को अनुमोधन की अवधि बढ़ाने के लिए धनुमोदन की समाप्ति के तीन माह पूर्व धायकर भागुक्त/धायकर निवेशक (छूट) जिनके क्षेत्राधिकार में संगठन पृक्ता है, के माध्यम से धायकर महानिवेशक (छूट) कलकत्ता को तीन प्रतिमों में धावेदन करने के लिए सुक्षाब दिया जाता है। विशेष भामलों में, जहां अनुमोदित धावेश उपर्युक्त तीन माह को समाप्ति पर अथवा उक्त धविध की समाप्ति के ठीक पूर्व प्राप्त हुआ हो, संगठन अनुमोदित आवेश प्राप्त करने के पश्चात् यथालीक्र धनुमोदन की धविध

बहाने के लिए धावेदन करें। धनुमोदन का धविध बढ़ाने के संबंध में किए गए आवेदन-पत की 6 प्रतियां सचिव, वैज्ञानिक और औद्योगिक धनुसंघान विभाग को प्रस्तुत करना है।

[सं. 518/फा, सं. डी.जी./के.टी. 32/फल.35/(1) (ii)/ 90-मा, कर (घूट)]

INCOME TAX

- S.O. 179.—It is hereby notified for general information that the organisation mentioned below has been approved by the Prescribed Authority under Rule 6 of the Income-tax Rules, 1962, i.e., the Director General of Income-tax (Exemptions) in concurrence with the Secretary, Deptt. of Scientific & Industrial Repearch for the purposes of clause (if) of sub-section (1) of Section 35 (Thirty Five/one/two) of the Income-tax Act, 1961 under the category "Institution" subject to the following conditions:
 - (i) The organisation will maintain a separate account of the sums received by it for Scientific Research;
 - (ii) It will furnish the Annual Return of its scientific research activities to the Secretary, Department of Scientific & Industrial Research, 'Technology Bhawan', New Mehrauli Road, New Delhi-110016 for every finanial year by 31st May of each year; and
 - (iii) It will submit to the (a) Director General of Incometax (Exemptions), (b) Secretary, Department of Scientific & Industrial Research and (c) Commissioner of Income-tax/Director of Income-tax (Exemptions) having jurisdiction over the organisation, by the 30th June each year a copy of its audited annual account showing its income, expenditure and its assets and liabilities.

NAME OF THE ORGANISATION

Sri Jayadeva Institute of Cardiology, Victoria Hospital Complex, Bangalore 560002.

This Nitiflication is effective for the period from 1-4-1989 to 31-3-1990.

NOTE: The organisation is advised to apply (in triplicate) for further extension of the approval, to the Director General of Income-tax (Exemptions), Calcutta through the Common come-tax/Director of Income-tax Commissioner (Exemptions) jurisdiction over the organisation, three months before the expiry of the approval. In exceptional cases where the order granting approval is received after the expiry of the period of three months aforesaid or shortly before the expiry of the said period, the organisation may make application for extension of approval as soon as possible after the receipt of the order of approval. Six copies of the application for extension of approval should be sent directly to the Secretary, Department of Scientific & Industrial Research.

[No. 518/F. No. DG/KT-32/Cal/35(1)(ii)/90-IT(E)]

ग्रायकर

का. आ. 180.—सर्वसाधारण की सूचना के लिये एतद्शारा यह प्रधिसूचना जारी किया जाता है कि निम्निलिखित संगठन को, आयकर प्रधिनियम 1961 की धारा 35 (वैंतीस/एक/तीन) की उपधारा (1) के खण्ड (iii) के लिये, सचिव, वैज्ञानिक और औद्योगिक प्रमुतंधान विभाग की सहमति से, प्रायकर नियम, 1962 के नियम 6 के प्रधीन विहित प्राधिकारी प्रवित् महानिवेशक (प्रायकर छूट) द्वारा निम्निलिखित शर्ती वर "संस्थान" प्रवर्ग के श्रधीन श्रनुमोदित किया गया है।

- (1) संगठन वैज्ञानिक भ्रनुसंधान के लिये प्राप्त धन के लिये एक भ्रलग लेखा रखेगा।
- (2) यह प्रपत्ने वैज्ञानिक प्रनुसंधान संबंधी कार्यकलापों का एक वार्षिक विवरण प्रत्येक विसीय वर्ष के लिये, प्रश्येक वर्ष की

31 मई तक, सचिव, वैशानिक व औद्योगिक अनुसंधान विभाग, श्रीद्योगिक भवन, स्यू मेहरौली रोड नई विल्ली-110016 को भेजेगा।

(3) यह प्रत्येक वर्ष की 30 जून तक, लेखा-परीक्षित वार्षिक लेखों की एक प्रति प्रपनी-व्यय, प्रास्तियों एवं वैनदारियों के विवरण सिंहत, (क) महानिवेशक (प्रायकर छूट), (ख) सिंखव वैज्ञानिक व औद्योगिक धनुसंधान विभाग, और (ग) प्रायकर प्रायुक्त/प्रायकर निवेशक (छूट) जिनके क्षेत्राधिकार में पड़ता है, को प्रस्तुत करेगा।

संगठन का नाम

इण्डियन कार्जसिल फाँर रिसंच ऑन इण्टरनैशनल इकनामिक रिलेसन्स, 40, लोधी इस्टेट,

नर्ष दिल्ली-110003

यह मधिसूचना दिनांक 1-4-1991 से 31-3-1992 तक की घर्वाध के लिये प्रभावी है।

टिप्पणी: संगठन को धनुसोवन की प्रविध बढ़ाने के लिए धनुसोदन की समाध्ति के तीन साह पूर्व धायकर धायुक्त/धायकर निदेशक (छूट), जिनके क्षेत्राधिकार में संगठन में पड़ता है, के माध्यम से धायकर महानिदेशक (छूट), कलकत्ता को तीन प्रतियों में धावेदन करने के लिए सुझाव दिया जाता है। विशेष मामलों में, जहां धनुमोदित धावेश उपर्युक्त तीन साह की समाध्ति पर प्रवचा उक्त धविध की समाध्ति के ठीक पूर्व प्राप्त हुधा हो, संगठन धनुमोदित धावेश प्राप्त करने के पश्चात् यथाशीझ धनुमोदन की धविध बढ़ाने के लिए धावेदन करें। धनुमोदन की धविध बढ़ाने के लिए धावेदन करें। धनुमोदन की धविध बढ़ाने के संबंध में किए गए धावेदन-पत्न की 6 प्रतियां सचिव, बैज्ञानिक और औद्योगिक धनुसंधान विभाग को प्रस्तुत करना है।

[सं. 519/फा. सं. की. जी./एन.की. 23/कल./35/(1) (iii)/89-मा.कर (छूट)]

INCOME TAX

S.O. 180.—It is hereby notified for general information that the organisation mentioned below has been approved by the Prescribed Authority under Rule 6 of the Income-tax Rules, 1962, i.e., the Director General of Income-tax (Exemptions) in concurrence with the Secretary, Deptt. of Scientific & Industrial Research for the purposes of clause (iii) of sub-setcion (1) of Section 35 (Thirty Five/one/three) of the Income-tax Act, 1961 under the category "Institution" subject to the following conditions:

- (i) The organisation will maintain a separate account of the sums received by it for Scientific Research;
- (ii) It will furnish the Annual Return of its scientific research activities to the Secretary, Department of Scientific & Industrial Research, 'Technology Bhawan', New Mehrauli Road, New Delhi-110016 forevery financial year by 31st May of each year; and
- (iii) It will submit to the (a) Director General of Incometax (Exemptions), (b) Secretary, Department of Scientific & Industrial Research, and (c) Commissioner of Income-tax/Director of Income-tax (Exemptions) having jurisdiction over the organisation, by the 30th June each year a copy of its audited annual accounts showing its income, expenditure and its assets and liabilities.

NAME OF THE ORGANISATION

Indian Council for Research on International Economic Relations, 40; Lodi Estate, New Delhi-110003.

This Notification is effective for the period from 1-4-1991 to 31-3-1992.

NOTE: The organisation is advised to apply (in triplicate) for further extension of the approval, to the General of Income-tax (Exemptions), Director Calcutta through the Commissioner come-tax/Director of Income-tax (Exemptions) having jurisdiction over the organisation, three months before the expiry of the approval. In exceptional cases where the order granting approval is received after the expiry of the period of three months aforesaid or shortly before the expiry of the said period, the organisation may make application for extension of approval as soon as possible after the receipt of the order of approval. Six copies of the application for extension of approval should be sent directly to the Secretary, Department of Scientific & Industrial Research.

[No 519/F. No. DG/ND-23/Cal/35(1)(iii)/89-IT(E)]

कलकत्ता, 1 अस्तूबर, 1991

भायकर

का. भा. 181.—सर्वसाधारण की सूचना के लिये एतव्हारा यह मिध्सूचना जारी की जाती है कि निम्नलिखित संगठन को, भायकर मिधिनयम, 1961 की धारा 35 (पैंतीस/एक/दो) की उपधारा (1) के खण्ड (ii) के लिये, सिचव, वैज्ञानिक और औद्योगिक मनुसंधान विभाग की सहमति से, भायकर नियम, 1962 के नियम 6 के भधीन विहित प्राधिकारी भर्षात् महानिवेशक (श्रायकर छूट) द्वारा निम्नलिखित गर्तों पर "कालेज" प्रवर्गं के भ्रधीन भनुमोवित किया गया है।

- (1) संगठन वैज्ञानिक मनुसंधान के लिये प्राप्त धन के लिये एक मलग लेखा रखेगा।
- (2) यह प्रपने वैज्ञानिक धनुसंधान संबंधी कार्यकलापों का एक वार्षिक विवरण प्रत्येक विलीय वर्ष के लिये, प्रत्येक वर्ष की 31 मई तक, सचिव, वैज्ञानिक व औद्योगिक धनुसंधान विभाग, औद्योगिक भवन, न्यू मेहरौली रोड, नई दिल्ली-110016 की भेजेगा ।
- (3) यह प्रस्येक वर्ष की 30 जून सक, लेखा-परीक्षित वार्षिक लेखों की एक प्रति अपनी-व्यय, ग्रास्तियों एवं देनदारियों के विवरण सहित, (क) महानिवेशक (ग्रायकर छूट), (ख) सचिव, वैज्ञानिक व औद्योगिक ग्रनुसंघान विभाग, और (ग) ग्रायकर ग्रायुक्त/भायकर निवेशक (छूट) जिनके क्षेत्राधिकार में पड़ता है, को प्रस्तुत करेगा ।

संगठन का नाम

सवाई मानसिंह-मेडिकल कालेज, जयपुर, राजस्थान ।

यह मधिसूचना दिनोक 1-4-1991 से 31-3-1992 तक का मविधि के लिये प्रभावी है।

टिप्पणी : संगठन को अनुमोदन की अविध बढ़ाने के लिए अनुमोदन की समाप्ति के तीन माह पूर्व आयकर आयुक्त/आयकर निवेशक (छूट) जिनके क्षेत्राधिकार में संगठन पड़ता है, के माध्यम से आयकर महानिवेशक (छूट), कलकत्ता को तीन प्रतियों में आवेदन करने के लिए सुझाव दिया जाता है। विशेष मामलों में, जहां अनुभोदित आवेश उपर्युक्त तीन माह की समाप्ति पर अथवा उक्त अवधि की समाप्ति के ठीक पूर्व प्राप्त हुआ हो, संगठन अनुमोदित आदेश प्राप्त करने के पश्चात् यथा-शीघ्र अनुमोदन की अविध बढ़ाने के लिए आवेदन करें। अनुमोदन की अवधि बढ़ाने के संबंध में किए गए आवेदन-पत्न की विपा सार्वित सार्वित, वैज्ञानिक और औद्योगिक अनुसंधान विभाग को प्रस्तुत करना है।

[सं. 520/फा.सं.डी.जी./आर. 5/कल./35/(1)(ii)/90-मा.कः. (छूट)]

Calcutta, the 1st October, 1991

INCOME-TAX

S.O. 181.—It is hereby notified for general information that the organisation mentioned below has been approved by the Prescribed Authority under Rule 6 of the Income-tax Rules, 1962, i.e., the Director General of Income-tax Rules, 1961, i.e., the Director General of Income-tax Scientific & Industrial Research for the purposes of clause (ii) of sub-section (1) of Section 35 (Thirty Five/one/two) of the Income-tax Act, 1961 under the category "College" subject to the following conditions:

- (i) The organisation will maintain a separate account of the sums received by it for Scientific Research;
- (ii) It will furnish the Annual Return of its scientific research activities to the Secretary, Department of Scientific & Industrial Research, 'Technology Bhawan', New Mehrauli Road, New Delhi-110016 for every financial year by 31st May of each year; and
- (iii) It will submit to the (a) Director General of Incometax (Exemptions), (b) Secretary, Department of Scientific & Industrial Research and (c) Commissioner of Income-tax/Director of Income-tax (Exemptions) having jurisdiction over the organisation, by the 30th June each year a copy of its audited annual accounts showing its income, expenditure and its assets and liabilities.

NAME OF THE ORGANISATION

Sawai Mansingn Medical College, Jaipur, Rajasthan.

This Notification is effective for the period from 1-4-1991 to 31-3-1992.

NOTE: The organisation is advised to apply (in triplicate) for further extension of the approval, to the Director General of Income-tax (Exemptions), Calcutta through the Commissioner of Income-tax/Director of Income-tax (Exemptions) having jurisdiction over the organisation, three months before the expiry of the approval. In exceptional cases where the order granting approval is received after the expiry of the period of three months aforesaid or shortly before the expiry of the said period, the organisation may make an application for extension of approval as soon as possible after the receipt of the order of approval. Six copies of the application for extension of approval should be sent directly to the Secretary, Department of Scientific & Industrial Research.

[No. 520/F. No. DG/R-5/Cal/35(1)(ii)/90-IT(E)]

कलकत्ता, 24 प्रक्तूबर, 1991

<u>प्रायकर</u>

का. मा. 182 — सर्वसाधारण की सूचना के लिये एतद्दारा यह मधिसूचना जारी की जाती है कि निम्नलिखित संगठन को, भायकर मिविनयम 1961 की धारा 35 (पैतीस/एक/तीन) की उपधारा (1) के खण्ड (iii) के लिये, सचिव, वैज्ञानिक और औद्योगिक भनुसंधान विभाग की सहमति से, भायकर नियम, 1962 के नियम 6 के मधीन बिहित प्राधिकारी मर्थात् महानिदेशक (भायकर छूट) द्वारा निम्नलिखित शतौं पर "संस्थान" प्रवर्ग के प्रधीन भनुमोबित किया गया है।

- (1) संगठन वैज्ञानिक मनुसंधान के लिये प्राप्त धन के लिये एक मलग लेखा रखेगा।
- (2) यह अपने वैज्ञानिक अनुसंधान संबंधी कार्यकलापों का एक बार्षिक विवरण प्रत्येक वित्तीय वर्ष के लिये, प्रत्येक वर्ष की 31 मई सक, सचिव, वैज्ञानिक व औद्योगिक अनुसंधान विभाग, औद्योगिक भवन, न्यू मेहरौली रोड, नई विल्ली-110016 को भेजेगा।

(3) यह प्रस्येक वर्ष की 30 जून तक, सेखा-परीक्षित वार्षिक केखों की एक प्रति भ्रपनी-क्यम, भ्रास्तितयों एवं देनदारियों के विवरण सहित, (क) महानिदेशक (भ्रायकर छूट), (ख) सचिव, वैज्ञानिक व औद्योगिक भनुसंभान विभाग, और (ग) भ्रायकर मायुक्त/भ्रायकर निदेशक (छूट) जिसके क्षेत्राधिकार में पड़ता है, प्रस्तुत करेगा ।

संगठन का नाम

भी भरिवन्द सोसाइटी,
यूनिट:श्री भरिवन्द इस्टिट्र्यूट ऑफ रिसर्चं इन सोशल साइन्स, पाण्डिचेरी-605001

यह मिधसूचना दिनांक 1-4-1991 से 31-3-1993 तक की मनधि के लिये प्रभावी है।

टिप्पणी: संगठन को धनुमोवन की भवधि बढ़ाने के लिए धनुमोवन की समाप्ति के तीन माह पूर्व आयकर आयुक्त/आयकर निवेशक (छूट), जिनके क्षेत्राधिकार में संगठन में पड़ता है, के माध्यम से आयकर महानिवेशक (छूट), कलकत्ता को तीन प्रतियों में मावेवन करने के लिए मुझाव विया जाता है। विशेव सामलों में, जहां धनुमोदित धावेश उपर्युक्त तीन माह की समाप्ति पर अथवा उक्त भवधि की समाप्ति के ठीक पूर्व प्राप्त हुआ हो, संगठन अनुमोवित भावेश प्राप्त करने के पश्चात् स्था-सीझ धनुमोवन की सवधि बढ़ाने के लिए धावेवन करें। अनुमोवन की भवधि बढ़ाने के लिए धावेवन पत्र अनुमोवन की अवधि बढ़ाने के लिए धावेवन पत्र की विशास सिवन, वैज्ञानिक और औद्योगिक अनुसंधान विभाग को प्रस्तुत करना है।

[सं. 521 /फा. सं. डी.जी./पंडि-1/कल./35/(1)(iii)/89-धा. कर (छूट)]

Calcutta, the 24th October, 1991

INCOME-TAX

S.O. 182.—It is hereby notified for general information that the organisation mentioned below has been approved by the Prescribed Authority under Rule 6 of the Income-tax Rules, 1962, i.e., the Director General of Income-tax (Exemptions) in concurrence with the Secretary, Deptt. of Scientific & Industrial Research for the purposes of clause (iii) of sub-section (1) of Section 35 (Thirty Five/one/three) of the Income-tax Act, 1961 under the category "Institution" subject to the following conditions:

- (i) The organisation will maintain a separate account of the sums received by it for Scientific Research;
- (ii) It will furnish the Annual Return of its scientific research activities to the Secretary, Department of Scientific & Industrial Research, 'Technology Bhawan', New Mehrauli Road, New Delhi-110016 for every financial year by 31st May of each year; and
- (iii) It will submit to the (a) Director General of Incometax (Exemptions), (b) Secretary, Department of Scientific & Industrial Research and (c) Commissioner of Income-tax/Director of Income-tax (Exemptions) having jurisdiction over the organisation, by the 30th June each year a copy of its audited annual accounts showing its income, expenditure and its assets and liabilities.

NAME OF THE ORGANISATION

Sri Aurobindo Society, Unit: Sri Aurobindo Institute of Research, in Social Sciences, Pondicherry-605001,

This Notification is effective for the period from 1-4-1989 to 31-3-1993.

NOTE: The organisation is advised to apply (in triplicate) for further extension of the approval, to the Director General of Income-tax (Exemptions), Calcutta through the Commissioner of Income-tax/Director of Income-tax (Exemptions) having jurisdiction over the organisation, three months before the expiry of the approval. In exceptional cases where the order granting approval is received after the expiry of the period of three months aforesaid or shortly before the expiry of the said period, the organisation may make an application for extension of approval as soon as possible after the receipt of the order of approval. Six copies of the application for extension of approval should be sent directly to the Secretary, Department of Scientific & Industrial Research.

[No. 521/F. No. DG/Pondy-1/Cal|35(1)(iii)|89-II(E)]

प्रायकर

का , आ . 83: — सर्वसाधारण की सूचना के लिये एतद्वारा यह मिध्यसूचना जारी की जाती है कि निम्निखित संगठन को, आयकर धिधिनयम 1961 की धारा 35 (पैंसीस/एक/दों) की उपधारा (3) के खण्ड (ii) के लिये, सचिव, वैज्ञानिक और औद्योगिक धनुसंधान विभाग की सहमति से, धायकर नियम, 1962 के नियम 6 के प्रधीन विहित प्राधिकारी अर्थात् महानिदेशक (धायकर छूट) द्वारा निम्निखित गातीं पर "संस्थान" प्रवर्ग के अर्थान धनुमोवित किया गया है।

- (1) संगठन वैज्ञानिक धनुसंधान के लिये प्राप्त धन के लिये एक भ्रलग लेखा रखेगा।
- (2) यह भपने वैज्ञानिक भनुसंघान संबंधी कार्यकलापों का एक वार्षिक विवरण प्रत्येक विश्वीय वर्ष के लिये, प्रत्येक वर्ष की 31 मई सक, सचित्र, वैज्ञानिक व औद्योगिक भनुसंघान विभाग, भौधोगिक भवन, न्यू मेहरीली रोड़, नई दिल्ली-110016 को भोजेगा।
- (3) यह प्रत्येक वर्ष की 30 जून तक, लेखा-परीक्षित वार्षिक लेखों की एक प्रति भ्रपनी-व्यय, भ्रास्तियों एवं देनदारियों के विवरण सिहत,(क) महानिदेशक (भ्रायकर छूट),(ख) सिवव, वैज्ञानिक व औद्योगिक भनुसंधान विभाग, और (ग) भ्रायकर प्रायुक्त/भ्रायकर निदेशक (छूट) जिनके क्षेत्राधिकार में पङ्गता है, को प्रस्तुत करेगा।

संगठन का नाम

नैमनल इन्स्टीट्यूट ऑफ धडवान्सड स्टाडिज, इण्डियन इन्स्टीट्यूट ऑफ साइन्स, कम्पास, बेंगलूर-560012

यह प्रधिस्चना विनांक 30-8-1991 से 31-3-1993 तक की ग्रवधि के लिये प्रभावी है।

टिप्पणी: — संगठन को प्रमुमोदन की अवधि बढ़ाने के लिए प्रानुमोदन की समाप्ति के तीन माह पूर्व आयकर धायुक्त/प्रायकर निवेशक (छूट), जिनके क्षेत्राधिकार में संगठन में पड़ता है, के माध्यम से धायकर महानिदेशक (छूट), कलकत्ता को तीन प्रतियों में धावेदन करने के लिए सुझाव दिया जाता है। विशेष मामलों में, जहां धनुमोदित धावेश उपर्युक्त तीन माह की समाप्ति पर भयवा उक्त धविध की समाप्ति के ठीक पूर्व प्राप्त हुआ हो, संगठन धनुमोदित धावेश प्राप्त करने के पश्चात् यथाशीध्र धनुमोदन की भविध बढ़ाने के लिए मावेदन करें। धनुमोदन की धविध बढ़ाने के संबंध में किए गए धावदन-पत्र की 6 प्रतियां सचिव, वैज्ञानिक और औद्योगिक धनुसंधान विभाग को प्रस्तुत करना है।

[मं. 5.22/का .सं.की .की/के .टी-4.0/कल ./35/(1) (ii)/91-आ.कर (छूट)]

INCOME-TAX

- S.O. 183.—It is hereby notified for general information that the organisation mentioned below has been approved by the Prescribed Authority under Rule 6 of the Income-tax Rules, 1962, i.e., the Director General of Income-tax (Exemptions) in concurrence with the Secretary, Deptt. of Scientific & Industrial Research for the purposes of clause (i) of sub-section (1) of Section 35 (Thirty Five/one/two) of the Income-tax Act, 1961 under the category "Institution" subject to the following conditions:
 - (i) The organisation will maintain a separate account of the sums received by it for Scientific Research;
 - (ii) It will furnish the Annual Return of its scientific research activities to the Secretary, Department of Scientific and Industrial Research, Technology Bhawan, New Mehrauli Road, New Delhi-11006 for every financial year by 31st May of each year; and
 - (iii) It will submit to the (a) Director General of Incometax (Exemptions), (b) Secretary, Department of Scientific & Industrial Research and (c) Commissioner of Income-tax/Director of Income-tax (Exemptions) having jurisdiction over the organisation, by the 30th June cach year a copy of its audited annual accounts showing its income, expenditure and its assets and liabilities.

NAME OF THE ORGANISATION

National Institute of Advanced Studies, Indian Institute of Science Campus, Bangalore-560012.

This Notification is effective for the period from 30-9-1991 to 31-3-93.

NOTE: The organisation is advised to apply (in triplicate) for further extension of the approval, to the Director General of Income-tax (Exemptions), Calcutta through the Commissioner of Income-tax/Director of Income-tax (Exemptions) having jurisdiction over the organisation, three months before the expiry of the approval. In exceptional cases where the order granting approval is received after the expiry of the period of three months aforesaid or shortly before the expiry of the said period, the organisation may make an application for extension of approval as soon as possible after the receipt of the order of approval. Six copies of the application for extension of approval should be sent directly to the Secretary, Department of Scientific & Industrial Research.

[No. 522/F. No. DG/KT-40/Cal/35(1)(ii)/91-IT(E)]

कलकत्ता, 28 अक्तूबर, 1991

भ्रायकर

का. भा. 184: --- सर्वेसाधारण की सूचना के लिये एतद्वारा ग्रह अधिसूचन जारी की जाती है कि निम्नलिखित संगठन को, आयकर अधिनियम 1961 की धारा 35 (पैतीस/एक/दो) की उपधारा (1) के खण्ड (ii) के लिये, सिचव, वैज्ञानिक और औधोगिक अनुसंधान विभाग की सहमति से, आयकर नियम, 1962 के नियम 6 के अधीन विहित प्राधिकारी प्रयात् महानिदेशक (आयकर छूट) क्वारा निम्नलिखित गर्तों पर "संस्थान" प्रवर्ग के अधीन अनुमोदित किया गया है;

- (1) संगठन वैज्ञानिक धनुसंधान के लिये प्राप्त धन के लिये एक ग्रलग लेखा रखेगा।
- (2) यह अपने वैज्ञानिक अनुसंधान संबंधी कार्यकलापों का एक नार्षिक िषवरण प्रत्येक वित्तीय वर्ष के लिये, प्रत्येक वर्ष की 31 मई तक, सचिव, वैज्ञानिक व औद्योगिक अनुसंधान विभाग, औद्योगिक भवन, न्यू मेहरौली रोड़, नई दिल्ली-110016 को भेजेगा।
- (3) यह प्रत्येक वर्ष की 30 जून तक, लेखा-परीक्षित वार्षिक लेखों की एक प्रति भपनी-व्यय, भ्रास्तियों एवं वेनवारियों के विवरण

सहित, (क) महानिदेशफ (भ्रायकर छूट) (ख) सचित्र, वैज्ञानिक व औद्योगिक श्रनुसंधान विभाग, और (ग) भ्रायकर श्रायकते/भ्रायकर निदेशक (छूट) जिनके क्षेत्राधिकार में पड़ता है, को प्रस्तुत करेगा।

संगठन का नाम

महाराष्ट्र राज्य क्राक्षा बगैतवार संघ, 'द्वाक्षा भवन' इ/4, मार्केट याड, गुलटेकदी, पूणे-411037

यह म्रधिसूचना दिनांक 1-4-1991 से 31-3-1992 तक की मयधि के लिये प्रभावी है।

टिप्पणी: —संगठन को अनुमोदन की अवधि बढ़ाने के लिए अनुमोदन की समाप्ति के तीन माह पूर्व आयकर आयुक्त/आयकर निदेशक (छूट), जिनके क्षेत्राधिकार में संगठन पहुता है, के माध्यम से भायकर महानिदेशक (छूट), कलकता को तीन प्रतियों में आयेदन करने के लिए सुझाव दिया जाता है। विशेष मामलों में, जहां अनुमोदित आदेश उपर्युक्त तीन माह की समाप्ति पर अथवा उक्त अवधि की समाप्ति के टीक पूर्व प्राप्त हुआ हो, संगठन अनुमोदित आदेश प्राप्त करने के पश्चात यणागी अभूमोदन की अदिध बढ़ाने के लिए आवेदन करें। अनुमोदन की अदिध बढ़ाने के लिए आवेदन करें। अनुमोदन की अवधि बढ़ाने के लिए आवेदन करें। अनुमोदन की अवधि बढ़ाने के लिए आवेदन करें। अनुमोदन की अवधि बढ़ाने के लिए अपनेदन करें। अनुमोदन की अवधि बढ़ाने के लिए अपनेदन करें। अनुमोदन की अवधि बढ़ाने के संबंध में किए गए आवेदन-पन्न की 6 प्रतियां सचित्र, वैज्ञानिक और औदिश्विक प्रनुसंधान विभाग को प्रस्तुत करना है।

[सं. 523/का. सं. क्षी. जी. /एम-13/कल. , 25(1)(ii)/89-आ. कर(छूट)]

Calcutta, the 28th October, 1991 INCOME-TAX

S.O. 184.—It is hereby notified for general information that the organisation mentioned below has been approved by the Prescribed Authority under Rule 6 of the Income-tax Rules, 1962. i.e. the Director General of Income-tax Exemptions) in concurrence with the Secretary, Deptt. of Scientific & Industrial Research for the purposes of clause (ii) of sub-section (1) of Section 35 (Thirty Five/one/two) of the Income-tax Act, 1961 under the category "Institution" subject to the following conditions:

- (i) The organisation will maintain a separate account of the sums received by it for Scientific Research;
- (ii) It will furnish the Annual Return of its scientific research activities to the Secretary, Department of Scientific & Industrial Research, 'Technology Bhawan', New Mehrauli Road, New Delhi-110016 for every finncial year by 31st May of each year; and
- (iii) It will submit to the (a) Director General of Incometax (Exemptions), (b) Secretary, Department of Scientific & Industrial Research and (c) Commissioner of Income-tax/Director of Income-tax (Exemptions) having jurisdiction over the organisation, by the 30th June each year a copy of its audited annual account showing its income expenditure and its assets and liabilities.

NAME OF THE ORGANISATION

Maharashtra Rajya Draksha Bagaitdor Sangh, Drakaha Bhavan, R/4, Market Yard, Gultekdi, Punc-411037.

This Notification is effective for the period from 1-4-1989 to 31-3-1992.

NOTE: The organisation is advised to apply (in triplicate) for further extension of the approval, to the Director General of Income-tax (Exemptions), Calcutta through the Commissioner of Income-tax Director of Income-tax (Exemptions) having jurisdiction over the organisation, three months before the expiry of the approval. In

exceptional cases where the order granting approval is received after the expiry of the period of three months aforesaid or shortly before the expiry of the said period, the organisation may make an application for extension of approval as soon as possible after the receipt of the order of approval. Six copies of the application for extension of approval should be sent directly to the Secretary, Department of Scientific & Industrial Research.

[No. 523/F, No. DG/M-13/Cal/35(1)(ii)[89-IT(E)]

<u>भायकर</u>

का. घा. 185:—सर्वसाधारण की सूचना के लिये एतद्वारा यह प्रिक्षसूचना जारी की जासी है कि निम्नलिखित संगठन को, ध्रायकर प्रिधिन्यम 1961 की धारा 35 (पैतीस/एक/दो) की उपधारा (1) के खण्ड (ji) के लिये, सिचन, वैज्ञानिक और औद्योगिक प्रनुसंघान विभाग की सहमति से, प्रायकर नियम, 1962 के नियम 6 के ध्रधीन विहित प्राधिकारी धर्णात् महानिदेणक (ध्रायकर छूट) द्वारा निम्नलिखित भर्ती पर "संस्थान" प्रवर्ग के ध्रधीन धन्सोदित किया गया है।

- (1) संगठन वैज्ञानिक अनुसंधान के लिये प्राप्त धन के लिये एक अलग लेखा रखेगा।
- (2) यह धपने वैज्ञानिक धनुमंधान संबंधी कार्यकलापों का एक वार्षिक विवरण प्रत्येक वित्तीय वर्ष के लिये, प्रत्येक वर्ष की 31 मई तक, सिव्ध, वैज्ञानिक व औद्योगिक धनुसंधान विभाग, औद्योगिक भवन, न्यू मेहरौली रोड़, नई दिल्ली-110016 को भेजेगा।
- (3) यह प्रस्येक वर्ष की 30 ज्त तक, लेखा-परिक्षित वार्षिक लेखों की एक प्रति प्रपनी-क्यम, आस्तियों एवं देनदारियों के विवरण सहित, (क) महानिदेशक (भायकर छूट) (ख) सचिव, वैज्ञानिक व औद्योगिक अनुसंधान विभाग, और (ग) भायकर भ्रायुक्त/शायकर निदेशक (छूट) जिनके क्षेत्राधिकार में पड़ता है, को प्रस्तुत करेगा।

संगठन का माम

मेडिकल रिसर्च सेंटर ऑफ बम्बई धस्पताल ट्रस्ट, 12, मेरिन लाइन्स, बम्बई-400020

यह प्रधिसूचना दिनांक 1-4-1991 से 31-3-1992 सक की प्रविधि के लिये प्रभावी है।

टिप्पणी: —-संगटन की अनुभोदन की अवधि बढ़ाने के लिए अनुमोदन की समाप्ति के नीन माह पूर्व भायकर आयुक्त/आयकर निदेशक (छूट), जिनके क्षेत्राधिकार में संगठन में पड़ता है, के माध्यम से आयकर महानिदेशक (छूट), कलकत्ता को तीन प्रतियों में, आवेदन करने के लिए सुझाव दिया जाता है। विशेष मामलों में, जहां अनुमोदित आदेश उपर्युक्त तीन माह की समाप्ति पर अयवा उक्त अवधि की समाप्ति के ठीफ पूर्व प्राप्त हुआ हो, संगठन अनुमोदित आवेध प्राप्त करने के पश्चाल यथा-शीन्न अनुमोदन की अवधि बढ़ाने के लिए आवेदन करें। अनुमोदन की अवधि बढ़ाने के लिए आवेदन करें। अनुमोदन की अवधि बढ़ाने के संबंध में किए गए आवेदन पत्न की विश्वित स्वति की संबंध में किए गए आवेदन पत्न की विश्वित स्वति हो।

[सं. 524/फा.सं.**डी**.जी./एस-1/कल./35/(1) (ii)/89— धा. कर (छ्ट)]

INCOME-TAX

S.O. 185.—It is hereby notified for general information that the organisation mentioned below has been approved by the Prescribed Authority under Rule 6 of the Income-tax Rules, 1962, i.e., the Director General of Income-tax (Exemptions) in concurrence with the Secretary, Deptt. of Scientific & Industrial Research for the purposes of clause (ii) of sub-section (1) of Section 35 (Thirty Five/one/two) of the Income-tax Act, 1961 under the category "Institution" subject to the following conditions:

- (i) The organisation will maintain a separate account of the sums received by it for Scientific Research;
- (ii) It will furnish the Annual Return of its scientific research activities to the Secretary, Department of Scientific & Industrial Research, 'Technology Bhawan', New Mehrauli Road, New Delhi-110016 for every financial year by 31st May of each year;
- (iii) It will submit to the (a) Director General of Incometax (Exemptions), (b) Secretary, Department of Scientific & Industrial Research and (c) Commissioner of Income-tax/Director of Income-tax (Exemptions) having jurisdiction over the organisa-tion, by the 30th June each year a copy of its audited annual account showing its income expenditure and its assets and liabilities.

NAME OF THE ORGANISATION

Medical Research Centre of, Bombay Hospital Trust, 12, Marine Lines, Bombay-400020.

This Notification is effective for the period from 1-4-1991 to 31-3-1992.

NOTE: The organisation is advised to apply (in triplicate) for further extension of the approval, to the Director General of Income-tax (Exemptons), Calcutta through the Commissioner of Income-tax/Director of Income-tax (Exemptions) having jurisdiction over the organisation, three months before the expiry of the approval. In (Exemptions) exceptional cases where the order granting approval is received after the expiry of the period of three months aforesaid or shortly before the expiry of the said period, the organisation may make an application for extending the extending t application for extension of approval as soon as possible after the receipt of the order of approval. Six copies of the application for extension of approval should be sent directly to the Secretary, Department of Scientific & Industrial Research.

[No. 524/F. No. DG/M-1/Cal/35(1)(ii)/89-IT(E)]

कलकत्ता, 29 अक्तूबर, 1991

भायकर

का. भा. 186. : --- सर्वसाधारण की सूचना के लिये एतबुद्वारा यह धिसुचना जारी की जाती है कि निम्नलिखित संगठन की, ग्रायकर ग्रिक्षिनियम 1961 की घारा 35 (पैतीस/एक/दो/) की उपधारा (1) के खण्ड (ii) के लिये, सचिव, वैज्ञानिक और औद्योगिक ग्रनसंधान विभाग की सहमति से, भाषकर नियम, 1962 के नियम 6 के ग्रधीन विहित प्राधिकारी प्रथति महानिदेशक (ग्रायकर छूट) द्वारा निम्नलिखिन शर्ती पर "संस्थान/संघ" प्रवर्ग के मधीन भनुमोदित किया गया है।

- (1) संगठन वैज्ञानिक प्रनुसंधान के लिये प्राप्त धन के लिये एक प्रालग लेखारखोगा।
- (2) यह अपने वैज्ञानिक अनुसंधान संबंधी कार्यकलापों का एक वार्षिक विवरण प्रत्येक वित्तीय वर्ष के लिये, प्रत्येक वर्ष की 31 मई तक, सचिव, वैज्ञानिक व औद्योगिक सनुमंधान विभाग, औद्योगिक भवन, म्यू मेहरौली रोड़, नई विल्ली-110016 को भेजेगा।
- (3) यह प्रत्येक वर्ष की 30 जून तक, लेखा-परीक्षित वार्षिक लेखों की एक प्रति ग्रपनी-व्यय, ग्रास्तियों एवं देनदारियों के विवरण सहित. (क) महानिदेशक (श्रायकर छूट) (ख) सचिव, वैज्ञानिक व औद्योगिक धन्संधान विभाग, और (ग) ग्रायकर भ्रायकन/ग्रायकर निवेशक (कूट) जिनके क्षेत्राधिकार में पड़ता है, की प्रस्तुत करेगा।

संगठन का नाम

के.इ.एम. ग्रस्पताल रिसर्च सेटर, रास्ता पेथ, सरदार मुवालियर रोड़, पूर्ण-411011

यह अधिसूचना दिनांक 1-4-1991 से 31-3-1993 तक की अवधि के लिये प्रभावी हैं।

टिप्पणी: ---संगठन को अनुमोदन की अवधि बढ़ाने के लिए अनुमोदन की समाप्ति के तीन माह पूर्व भायकर प्रायुक्त/शायकर निदेशक (छूट), जिनके क्षेत्राधिकार में मंगठन पड़ता है, के के माध्यम से प्रायकर महानिदेशक (छूट), कलकत्ता को तीन प्रतियों में ग्रावेदन करने के लिए मुझाव दिया जाता है। विशेष मामलों में, जहां ग्रनुमोदित ग्रादेश उपर्युक्त तीन माहुकी समाप्ति पर प्रथवा उक्त ब्रवधि की समाप्ति के ठीक पूर्व प्राप्त हुआ हो, संगठन अनुमोवित आदेश प्राप्त करने के पण्चात् यथाशीद्य अनुमोदन की अवधि बढ़ाने के लिए श्राबेवन करें। श्रनुमोदन की श्रवधि बढ़ाने के संबंध में किए गए ग्रावेदन-पन्न की 6 प्रतियां सचिव, वैज्ञानिक और औद्यो-गिक भनुसंधान विभाग को प्रस्तुत करना है।

> [सं. 525 /फा.सं.की.जी./एम-20 /कल./35/ (1) (ii)/89-मा. कर (छूट)] जे. चक्रवर्ती, उप मिदेशक मायकर (छूट)

Calcutta, the 29th October, 1991 INCOME-TAX

- S.O. 186.—It is hreby notified for general information that the organisation mentioned below has been approved by the Prescribed Authority under Rule 6 of the Income-tax Rules, 1962, i.e., the Director General of Income-tax (Exemptions) in concurrence with the Secretary, Deptt. of Scientific & Industrial Research for the purposes of clause (ii) of sub-section (1) of Section 35 (Thirty Five/one/two) of the Income-tax Act, 1961 under the category "Institution" subject to the following conditions: subject to the following conditions:
 - (i) The organisation will maintain a separate account of the sums received by it for Scientific Research;
 - (ii) It will furnish the Annual Return of its scientific research activities to the Secretary, Department of Scientific & Industrial Research, 'Technology Bhawan', New Mehrauli Road, New Delhi-110016 for every finanial year by 31st May of each year;
 - (iii) It will submit to the (a) Director General of Incometax (Exemptions), (b) Secretary, Department of Scientific & Industrial Research and (c) Commissioner of Income-tax/Director of Income-tax (Fxemptions) having jurisdiction over the organisa-tion, by the 30th June each year a copy of its audited annual accounts showing its income, ex-penditure and its assets and liabilities.

NAME OF THE ORGANISATION

K.E.M. Hospital Research Centre, Rasta Peth. Sardar Mudliar Road, Pune-411011.

This Notification is effective for the period from 1-4-1991 to 31-3-1993.

NOTE: The organisation is advised to apply (in triplicate) for further extension of the approval, to the Director General of Income-tax (Exemptions), Calcutta through the Commissioner of Income-tax/Director of Income-tax (Exemptions) having jurisdiction over the organisation, three months before the expiry of the approval. In exceptional cases where the order granting approval is received after the expiry of the period of three months aforesaid or shortly before the expiry of the said period, the orgainsation may make an application for extension of approval as soon as possible after the receipt of the order of approval. Six copies of the application for extension of approval should be sent directly to the Secretary, Department of Scientific & Industrial Research.

[No. 525]F. No. DG[M-20]Cal[35(1)(ii)[89-IT(E)]

J. CHAKRABORTY, Dy. Director of Income Tax (Exemptions)

(म्राणिक कार्य विभाग)

(बैंकिंग प्रभाग)

नई दिल्ली, 26 दिसम्बर, 1991

का. भा. 187.—-बैंककारी विनियमन अधिनियम, 1949 (1949 का 10) की धारा 56 के साथ पठित धारा 53 द्वारा प्रवत्त मिनतयों का प्रयोग करते हुए केन्द्रीय सरकार भारतीय रिजर्व वैंक की सिफारिश पर घोषणा करती है कि उक्त भ्राधिनियम की धारा 11की उप धारा 1 के उपभंध जिला सहकारी बैंक लि., कानपुर पर इस अधिसूचना के सरकारी राजपन में प्रकाशित होने की तारी ख से 30 जून, 1993 तक लागू नहीं होंगे।

[सं. 6-1/91-ए.सी.] पी. के. तेजयान, भ्रवर सचिव

(Department of Economic Affairs) (Banking Division)

New Delhi, the 26th December, 1991.

S.O. 188.—In exercise of the powers conferred by section 53 read with Section 56 of the Banking Regulation Act, 1949 (10 of 1949) the Central Government on the recommendations of the Reserve Bank of India declares that the provisions of sub-section 1 of Section 11 of the said Act shall not apply to the Zila Sahakari Bank Ltd., Kanpur from the date of publication of this notification in the official Gazette to 30 June 1993,

[F. No. 6(1)[91-AC]. P. K. TEJYAN, Under Secy. नई विल्ली, 31 विसम्बर, 1991

का. भा. 188 .---सरकारी स्थान (श्रप्राधिकृत मधिभोगियों की बेवखली) घिषिनियम, 1971 (1971 को 40) की घारा उद्वारा प्रवक्त शिक्षतियों का प्रयोग करते हुए और भारत सरकार, विक्त मंत्रालय, धार्थिक कार्य विभाग (विकिंग प्रभाग) के दिनांक 27 मप्रैल, 1991 को भारत के राजपन के भाग II की खण्ड 3 के उप-खण्ड (ii) में प्रकाशित दिनांक 8 मप्रैल, 1991 की श्रिधसूचना संख्या का. भा. 1172 का घिष्ठकमण करते हुए, परन्तु ऐसे मधि कमण से पहले किए गए कार्यों और करने के लिए छोड़े गए कार्यों को छोड़कर, केन्द्रीय सरकार, एतद्वारा निम्नलिखित सारणी के कालम (1) में उल्लिखित उन प्रधिकारियों को नियुक्त करती है, जो सरकार के राजपन्नित मधिकारियों के स्तर के समकक्ष धिकारी होंगे, और उनत धिनियम के प्रयोजन के लिए सम्पदा मधिकारी (एस्टेट माफिसर) होंगे और जो उन्त मधिनियम द्वारा प्रदक्त शिक्तरों का प्रयोग करेंगे तथा उसके प्रधीन उक्त सारणी के कालम (2) में कमानुमार उल्लिखित सरकारी स्थानों के सम्बन्ध में भ्रपने भ्रधिकार क्षेत्र की स्थानीय सीमाओं के भ्रन्तर्गत सम्पदा भ्रधिकारी को मौंपे गए कर्तव्यों को पूरा करेंगे:—

सारणी

भ्रघिकारी का पद	सरकारी स्थानों की श्रीणयों और मधिकार क्षेत्र की सीमा		
1	2		
 अंचल प्रबन्धक पंजाब एण्ड सिध बैंक, उत्तरी अंचल कार्यालय——I 3, लार्रेस रोड अमृत्सर- 143001 	पंजाब एण्ड सिंध बैंक की प्रयक्षा उसके द्वारा प्रथया उसकी और से पट्टेपर लिए गए और जिला ग्रामृतसर (पंजाब)में ग्रवस्थितज स्थान।		

2. क्षेत्रीय प्रवंधक, पंजाब एण्ड सिंध बैंक, क्षेत्रीय कार्यालय-1

प्रथम तल, चौक फवारा, श्रम्तसर-143001

क्षेत्रीय प्रवत्धक,
पंजाब एण्ड सिध वैक,
क्षेत्रीय क्षार्यालय
पी. एस. जैन कम्पलैक्स,
जी. टी. रोड, जालंधर144001

 क्षेत्रीय प्रबंधक, पंजाब एण्ड सिध बेंक, क्षेत्रीय कार्यालय-II, माडल टाऊन, जालन्धर सिटी-144003

- क्षेत्रीय कार्यालय, पंजाब एण्ड सिंध बैंक, क्षेत्रीय कार्यालय, सिविल लाइन्स, गुरुशसपुर-1:13121
- 6. अंचल प्रबन्धक, पंजाब एण्ड सिध बैक, उत्तरी अंचल कार्यालय-II, सेक्टर 17-बी, चण्डीगढ-160017
- क्षेत्रीय कार्यासय, पंजाब एण्ड सिंध वैंक, क्षेत्रीय कार्यालय-I, सेक्टर-17-बी, कण्डीगढ-160017
- 8 क्षेत्रीय कार्यालय पंजाब एण्ड सिंध बेंक, क्षेत्रीय कार्यालय (हरियाणा) सेक्टर 17-बी, चण्डीगढ़-160017।
- क्षेत्रीय कार्यालय, पंजाब एण्ड सिंध बैंक, क्षेत्रीय कार्यालय, कैलाश सिनेमा चौक, सिविल लाइन्स, निध्याना ।
- 10. क्षेत्रीय प्रयन्धक पंजाब एण्ड सिध बैंक, क्षेत्रीय कार्यालय, दिमाल पटियाला-147001
- 11. क्षेत्रीय प्रबन्धक, पंजाब एण्ड सिंध बैंक, क्षेत्रीय कार्यालय, सिविल लाइन्स, जी, टी. रोड, भटिण्डा।

पंजाब एण्ड सिंध बैंक की ध्रयवा उसके द्वारा श्रयवा उसकी ओर से पट्टें पर लिए गए और जम्मू और कण्मीर राज्य में श्रवस्थित स्थान।

2

पंजाब एण्ड सिंध बैंक की ग्रथवा जसके द्वारा ग्रथवा उसकी ओर से पट्टे पर लिए गए और कपूर-थला और जालन्धर जिले, पंजाब में ग्रथस्थित स्थात ।

पंजाब एण्ड सिंध बैंक की श्रयता उसके द्वारा श्रयता उसकी और सेपट्टेपर लिए गए और गुरदासपृर जिले, पंजाब में भवस्थित स्थान।

पंजाब एण्ड सिंध बैंक की भ्रथवा उसके द्वारा अथवा उसकी ओर से पट्टे पर लिए गए और चण्डीगढ़ के संघ भासित क्षेत्र में भ्रवस्थित स्थान ।

पंजान एण्ड सिंध वैक की श्रथका उसके द्वारा श्रथका उसकी ओर से पट्टेपर लिए गए और हिमाचल प्रदेश राज्य और रोपड़ जिला (पंजाब) में धवस्थित स्थान।

पंत्राब एण्ड सिक्ष बेंक की अयवा उस के द्वारा अथवा उसकी ओर से पट्टे पर लिए गए और हरियाणा राज्य में अवस्थित स्थान।

पंजाब एण्ड सिंध बैंश की मथवा उसके द्वारा मथवा उसकी ओर से पट्टे पर लिए गए और सुधियाना जिला पंजाब में मयस्थित स्थान।

पंजाब एण्ड सिध बैंक की ध्रथवा जसके द्वारा प्रथवा जसकी ओर में पट्टे पर लिए गए और पटियाला जिला पंजाब में भ्रवस्थित स्थान ।

पंजाब एण्ड सिंध बैंक की श्रथवा उसके द्वारा अथवा उसकी ओर से पट्टे पर लिए गए और भटिण्डा, संगरूर और फीरोजपुर जिले, पंजाब में श्रवस्थित स्थान। 12. क्षेत्रीय प्रबन्धक. पंजाब एण्ड सिध बैंक,

पंजाब एण्ड सिध बैंक की प्रथवा जसके द्वारा अथवा उसकी ओर क्षेच्रीय कार्यालय, रेड क्रास भवन, से पट्टे पर लिए गए और सादिक जीक, फरीवकोट-141004 फरीवकोट जिले पंजाब में शबस्थित स्यात ।

- 13. सहायक महाप्रबन्धक, सामान्य प्रशासन, पंजाब एण्ड सिध बैंक, प्रधान कार्यालय, 21, राजेन्द्र प्लेस, नई दिल्ली-110008
- वंजाद एण्ड सिंध बैंक की प्रयंवा उसके द्वारा अथवा उसकी और से पट्टे पर लिए गए और विल्ली संघ शासित क्षेत्र में प्रविश्यत स्थान ।
- 14. महायक महाप्रबन्धक, पंजाब एवड सिंघ बें है. क्षेत्रीय कार्यालय. ज्वाला देवी बिल्डिंग, लाल बाग, लखनऊ ।
- पंजाब एण्ड सिंध बैंक की भेथवा उसके द्वारा अथवा उसकी ओर से पट्टेपर लिए गए और लखनऊ, कानपुर, वाराणसी, इलाहाबाव, गोरखपुर, मिरजापुर, झांसी और खोरी, उत्तर प्रदेश ग्रवस्थित स्थान ।
- 15. क्षेत्रीय प्रबन्धक, पंजाब एण्ड सिध बैंक, क्षेत्रीय कार्यालय, 201. सोतीगंज. मेरठ-250001
- पंजाब एण्ड सिंध बैक की प्रयवा उसके द्वारा धयवा उसकी ओर से पट्टें पर लिए गए और मेरठ, मधरा, म्जप्फरनगर, बुलंदशहर, गाजियाबाद, ग्रालीगढ, बिजनीर और मागरा उत्तर प्रदेश में घवस्थित स्थान ।
- 16. क्षेत्रीय प्रबन्धक, पंजाब एण्ड सिध बैक, क्षेत्रीय कार्यालय, बी-6, रामपुर गार्डम, बरेली-343001
- पंजाब एण्ड सिंध बैंक की श्रथमा उसके द्वारा प्रथवा उसकी ओर से पट्टेपर लिए गए और बरेली, मुरादाबाद, शाहजहांपुर, पीलीभीत, रामपूर, नैनीलाल, पिथौरागढ जिले उत्तर प्रदेश में अवस्थित स्थान ।
- 17. क्षेत्रीय प्रवन्धक, पंजाब एण्ड सिंध बैक. क्षेस्रीय कार्यालय, 23/2, राजपुर रोड, देहरादुन-248001
- पंजाब एण्ड सिंध बैंक की भयवा उसके द्वारा प्रथवा उसकी और से पट्टे पर लिए गए और देहराइन सहारपुर चमौली और गढ़वाल जिलों उत्तर प्रदेश में धवस्थित स्थान ।
- 18. क्षेत्रीय प्रबन्धक, पंजाब एण्ड सिंध बैंक, क्षेत्रीय कार्यालय, 770-ए, स्पेन्सर टावर, ग्रश्ना सलाई, मद्रास-500002 ।
- 19. सहायक महाप्रबन्धक, पंजाब एण्ड सिंध बैंक, क्षेत्रीय कार्यालय, 14-15, पुराना कोर्ट हाऊस, कलकत्ता-700001 -
- पंजाब एण्ड सिंध बैंक की प्रथवा उसके द्वारा भ्रथवा उसकी ओर से पट्टेपर लिए गए और केरल, तमिलनाडु, कर्नाटक और धान्ध्र प्रदेश राज्यों में प्रवस्थित ।
- पंजाब एण्ड सिंध बैंक की ध्रथवा उसके द्वारा अथवा उसकी ओर से पट्टेपर लिए गए और पश्चिम बंगाल, उडीसी और विहार के राज्यों में भवस्थित स्थान !

- 20. क्षेत्रीय प्रबंधक. पंजाब एण्ड सिध बैंक. क्षेत्रीय कार्यालय, 42, एम. जी. रोड. रीवर साइष्ट, गौहाटी।
- 21. क्षेत्रीय प्रबन्धक. पंजाब एण्ड सिंध बैंक. क्षेत्रीय कार्यालय, बी-23, गोविन्द मार्ग, ब्रादर्श नगर, जयपूर-302004.
- 22. अंचल प्रबन्धक, पंजाब एण्ड सिंध बेंक. पश्चिम अंचल कार्यालय, 27/29. सम्बा लाल दोणी, मार्ग, फोर्ट, बम्बई-400023.
- 23. क्षेत्रीय प्रमन्धक, पंजाब एण्ड सिध बैंक, लाल बहाबुर शास्त्री माग. विखरोली (पश्चिम) बम्बई-400083.
- 24. क्षेत्रीय प्रबंधक, पंजाब एण्ड सिध बैंक, क्षेत्रीय कार्यालय, 13/114, घरेरा कालोनी, मोपाल-462016

- पंजाब एण्ड सिंध वैक की प्रथमा उसके द्वारा प्रथवा उसकी ओर मे पड़े पर लिए गए और असम. त्रिपुरा, नागालैण्ड, मेघालय, ग्ररूणाचल प्रदेश, मिजोरम. मणिपुर और सिक्किम राज्यों में प्रवस्थित स्थान ।
- पंजाब एण्ड सिध बैक की प्रथवा उसके द्वारा प्रथमा उसकी ओर से पड़े पर लिए गए और राजस्थान राज्य में भ्रवस्थित स्यान ।
- पंजाब एण्ड सिध बैंक की अथवा उसके द्वारा घषवा उसकी ओर से पट्टेपर लिए गए और बम्बई, महाराष्ट्र में प्रवस्थित स्थान ।
- पंजाब एण्ड सिंध बैक की ग्रथवा उसके द्वारा ग्रथका उसकी ओर से पट्टे पर लिए गए और महाराष्ट्र (बम्बई को छोडकर) गजरात और गोवा के राज्यों में भवस्थित स्थान ।
- पंजाब एण्ड सिध चैक की भयवा उसके द्वारा प्रथवा उसकी ओर से पट्टे पर लिए गए और मध्य प्रदेश के राज्य में प्रवस्थित स्थान ।

[सं. 15/1/91—ची. ओ.-III] के. के, मंगल, प्रवर सचिव

New Delhi, the 31st December, 1991.

S.O. 188.-In exercise of the powers conferred by Section 3 of the Public Premises (Eviction of Unauthorised Occupants) Act, 1971 (40 of 1971), and in supersession of the notification of the Government of India in the Ministry of Finance, Department of Economic Affairs (Banking Division), number S.O. 1172 doted the 8th April, 1991, published in the Gazette of India, Part II section 3, subsection (ii), dated the 27th April, 1991, except as respects things done or omitted to be done before such supersession, the Central Government hereby appoints the officers mentioned in column (1) of the Table below, being the officers conivalent to the rank of gazetted officers of Government. to be estate officers for the purposes of the said Act, who shall exercise the powers conferred and perform the duties

imposed on the estate officers by or under the said Act, within the local limits of their respective jurisdiction in

respect of the public premises specified in the corresponding entries in column (2) of the said Table:—

TABLE

Categories of public premises and local limits of jurisdiction
 2

- Zonal Manager,
 Punjab and Sind Bank,
 Northern Zonal Office-1,
 3, Lawerence Road,
 Amritsar-143001.
- Rogional Manager,
 Punjab and Sind Bank,
 Regional Office-I, 1st Floor, Chowk Phawara,
 Amritsar-143001.
- Regional Manager, Punjab and Sind Bank, Regional Office-I, P.S. Jain Complex, G.T. Road, Jalandhar-144001.
- Regional Manager, Punjab and Sind Bank, Regional Office-II, Model Town, Jalandhar City-144003.
- Regional Manager, Punjab and Sind Bank, Regional Office, Civil Lines, Gurdaspur-143121.
- Zonal Manager, Punjab and Sind Bank, Northern Zone Office-II, Sector 17-B, Chandigarh-160017.
- Regional Manager, Punjab and Sind Bank, Regional Office-I, Sector 17-B, Chandigarh-160017.
- 8. Regional Manager, Punjab and Sind Bank, Regional Office (Haryana), Sector 17-B, Chandigarh-160017.
- Ragional Managor,
 Punjab and Sind Bank,
 Ragional Offica, Kailash Cinema Chowk,
 Civil Lines, Ludhaina.
- Regional Manager, Punjab and Sind Bank, Pogional Office, The Mall, Patiala-147001.
- Regional Manager,
 Punjab and Sind Bank,
 Regional Office, Civil Lines,
 G.T. Road, Bhatinda.

Premises belonging to or taken on lease by or on behalf of Punjab and Sind Bank and situated in District Amritsar, Punjab.

Premises belonging to or taken on lease by or on bahalf of Punjab and Sind Bank and situated in the State of Jammu and Kashmir.

Premises belonging to or taken on lease by or on behalf of Punjab and Sind Bank and situated in District Hoshiarpur, Punjab.

Premises belonging to or taken on lease by or on behalf of Punjab and Sind Bank and situated in the Districts of Kapurthala and Jalandhar, Punjab.

Promises by longing to or taken on lease by or on behalf of Punjab and Sind Bank and situated in District Gurdaspur, Punjab.

Promises belonging to or taken on lease by or on behalf of Punjab and Sind Bank and situated in the Union territory of Chandigarh.

Premises belonging to or taken on lease by or on behalf of Punjab and Sind Bank and situated in the State of Himachal Pradesh and District Ropar, Punjab.

Premises belonging to or taken on lease by or on behalf of Punjab and Sind Bank and situated in the State of Haryana.

Premises belonging to or taken on lease by or on behalf of Punjab and Sind Bank and situated in the District Ludhiana, Punjab.

Premises belonging to or taken on lease by or on behalf of Punjab and Sind Bank and situated in District Patiala, Punjab.

Premises beloning to or taken on lease by or on behalf of Punjab and Sind Bank and situated in Districts of Bhatinda, Sangrur and Ferozepur, Punjab.

1

- Regional Manager,
 Punjab and Sind Bank,
 Regional Office, Red Cross Bhawan,
 Sadiq Chowk, Faridkot-141004.
- 13. Assistant General Manager,
 General Administration,
 Punjab and Sind Bank,
 Head Office, 21, Rajendra Place,
 New Delhi-110008.
- 14. Assistant Gmoral Manager,
 Punjab and Sind Bank,
 Regional Office,
 Jawala Devi Building, Lal Bagh,
 Lucknow.
- Regional Manager, Punjab and Sind Bank, Regional Office, 201, Soti Ganj, Meerut-250001.
- Regional Manager,
 Punjab and Sind Bank,
 Regional Office, B-6, Rampur Garden,
 Baroilly-343001.
- 17. Regional Manager,Punjab and Sind Bank,Regional Office, 23/2, Rejpur Road,Dehradun-248001.
- Regional Manager,
 Putjab and Sind Bank,
 Regional Office,
 770-A, Spancer Tower, Anna Salai,
 Medras-600002
- Assistant G moral M magor, Pu jub and Sind Bank, R igional Office, 14-15, Old Court House Street, Calcutta-700001.
- Regional Manager, Punjab and Sind Bank, Regional Office, 4a, M.G. Road, River Side, Guwahati.
- Regional Manager,
 Punjab and Sind Bank,
 Regional Office B/23 Govind Marg
 Adarsh Nagar, Jaipur-302004
- 22. Zonal Managar,
 Punjab and Sind Bank,
 Wastern Zonal Office,
 27/29, Ambala Doshi Marg, Fort,
 Bombay-400023.

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Premises belonging to or taken on lease by or on behalf of Punjab and Sind Bank and situated in District Faridkot, Punjab.

Premises belonging to or taken on lease by or on behalf of Punjab and Sind Bank and situated in the Union Territory of Delhi.

Premises belonging to to taken on lease by or on behalf of Punjab and Sind Bank and situated in Districts of Lucknow, Kanpur, Varanasi, Allahabad, Gorakhpur, Mirzapur, Jhansi and Kheri, Uttar Pradesh.

Premises belonging to or taken on lease by or on behalf of Punjab ard Sind Bank and situated in Districts of Mecrut, Mathura, Muzafarnagar, Bulandshahr, Ghaziabad, Aligarh, Bijnaur and Agra, Uttar Pradesh. Premises belonging to or taken on lease by or on behalf of Punjab and Sind Bank and situated in Districts of Barcilly, Moradabad, Shahjahanpur, Pilibhit, Rampur, Nainital, Pithoragarh, Uttar Pradesh.

Premises belonging to or taken on lease by or on behalf of Punjab and Sind Bank and situated in Districts of of Dehradun, Saharanpur, Chamoli and Garhwal Uttar Pradesh.

Promises belonging to or taken on lease by or on behalf of Punjab an and Sind Bank and situated in the States of Korala, Tamil Nadu, Karnataka and Andhra Pradesh

Promises belonging to or taken on lease by or on behalf of Punjab and Sind Bank and situated in the States of West Bengal, Orissa and Bihar.

Promises belonging to or taken on lease by or on behalf of Punjab and Sind Bank and situated in the States of Assam, Tripura, Nagaland, Meghalaya, Arunachal Pradesh, Mizoram, Manipur and Sikkim.

Promises belonging to or taken on lease by or on behalf of Punjab and Sind Bank and situated in the State of Rajasthan.

Promises belonging to or taken on loase by or on behalf of Punjab and Sind Bank and situated in Bombay, Maharashtra.

1

2

- 23. Regional Munager, Punjab and Sind Bank, Lal Bahadur Shastri Marg, Vikhroli (West), Bombay-400083.
- 24. Regional Manager,
 Punjab and Sind Bank,
 Regional Office, 13/114, Arera Colony,
 Bhopal-462016.

Promises belonging to or taken on base by or on behalf of Panjab and Sind Bank and situated in the States of Maharashtra (except Bombay), Gujarat and Goa.

Premises belonging to or taken on lease by er on behalf of Punjab and Sind Bank and situated in the State of Madhya Pradesh.

[No. 15/1/91—B.O.-III]

K.K. MANGAL, Undar Socy.

(आई. एक. 1 धनुभाग)

नई विल्ली, 9 जनवरी, 1992

का. मा. 189.—केन्द्रीय नरकार, औद्योगिक बिस निगम प्रधिनियम, 1948 (1948 का 15) की धारा 21 की उपधारा (2) के अनुसरण में, भारतीय औद्योगिक विस निगम के निदेशक बोर्ड की सिफारिश पर उक्त निगम द्वारा 13 जनवरी, 1992 की जारी किए जाने वाले सथा 13 जनवरी, 2012 की परिणक्त होने वारो बांडों पर देय व्याज की वर एतद्वारा 12% (बारह प्रतिशत) वार्षिक निर्धारित करती है।

[का सं. 2(19)/91—न्याई.एफ.-1] बी. पी. भारक्षाज, धवर सन्वि (IF. I Section)

New Delhi, the 9th January, 1992

S.O. 189.—In pursuance of sub-section 2 of Section 21 of the Industrial Finance Corporation Act, 1948 (15 of 1948), the Central Covernment on the recommendation of the Board of Directors of the Industrial Finance Corporation of India, hereby fixes 12 per cent (twelve per cent) per annum as the rate of interest payable on the bonds to be issued by the said Corporation on 13th January, 1992 and maturing on 13th January, 2012.

[F. No. 2(19)]91·IF-1]. V. P. BHARDWAJ, Under Secy.

वाणिज्य मंत्रालय

भावेण

मई दिल्ली, 3 जनवरी, 1992

का. था. 190--केन्द्रीय सरकार ने, निर्यात (कालिटी नियंत्रण और निरीक्षण) अभिनित्रम, 1963 (1963 का 22) की घारा 6 व. रा प्रवक्त शिवात का प्रयोग करते हुए, भारत सरकार के भृतपूर्व याणिष्य तथा नागरिक पूर्ति मंद्रालय की कार्यनिक रणायन से मंबिधत अधिमूधना सं काला 1197 तारीख 15 अप्रैल, 1966 में मंगीवन करने के लिए किन्पिय प्रस्ताव बनाएं है और उन्हें निर्यात (वशिविटी निर्यंत्रण और निरीक्षण) नियम, 1964 के नियम 11 के उपनित्रम (2) की अप्रेक्षानुसार भारत सरकार के वाणिष्य मंत्रालय के आरोग स काला 1994 तारीख 3 जुलाई, 1991 के अंतर्गत भारत के राजपन्न भागा। अंड-3, उपग्रंड--(ii) तारीख 20 जुलाई, 1991 में प्रकाणिस कर विया है,

ग्रीर उन सभी र्शक्तयों से जिनके उनसे प्रभावित होने की संमायना थी उक्त आदेश के राजपत में प्रकासित होने की तारीख सेपैतालीस दिनों के भीतर उक्त प्रस्त्राय के संबंध में ग्राक्षेप तथा एकाय मांगे गए थे,

उक्त राजपन की प्रतियों जनता को 30 जुलाई, 1991 को उपलब्ध करा दी गई थीं,

उक्त प्रस्ताव पर जनता से प्राप्त प्राक्षेपों तथा सुझालों पर केन्द्रीय सरकार ने विचार कर लिया है।

भ्रतः, ग्रव, केन्द्रीय सरकार, निर्यात (क्यांलिटी नियंत्रण भीर निरोक्षण) अधिनियम, 1963 (1963 का 22) की धारा 6 द्वारा अवस पिक्तियों का प्रयोग करते हुए, निर्यात निरोक्षण परिषद् से परामर्थ करने के पश्चात् भारत सरकार के वाणिज्य अंतालय के आदेश से का भ्रा 1197 तारी**ल 15 भ**रील, 1966 में निम्मलिखित संगोधन करती हैं, भरील्:---

परिणिष्ट-11 के स्थान पर निम्नलिखित प्रतिस्थापित किया जाएगा, प्रथितः --

परिशिष्ट--II

एसिटिस एसिड के निए विनिर्वेश

श्रेणी--एसिटिक एसिड की चार श्रेणियां होंगी, अर्थान् सकनीकी शुद्ध विक्रमेषिक मिनिकर्नक स्था प्रयोगनान्या मिकर्नक श्रेणी।

2. प्रपेकाएं--

2.1 विवरण--तकभोक श्रेणी सामग्री या तो रंगहीन होगी या रंग में हल्की पीली होगी। यह 1000 मिनी पानी में 0.0030 ग्राम शुद्ध पोटाणियम हाईकोमेट के घोल से प्राप्त पोटाशियम डाईकोमेट के ताजे तैयार किए गए घोल से गहरी नहीं होगी। प्रयोगणाला अभिकर्भक (रीजेंट) श्रेणी रंग में 10 होजन यूनिट से ग्राधिक नहीं होगी।

शद तथा बेग्लेपिक श्रेणी की सामग्री रंगहीन होगी।

2.2 जब निर्यात निरीक्षण परिषद द्वारा अनुमोदित मानक प्रक्रिया के अनुमार मनूने लिए जाएं तथा परीक्षित हीं तो सामग्री नीचे दी गई सारणी की अपेकाओं को पुरा करेगी।

सारणी एसिटिक एसिड के लिए अपेकाए

क.सं	षिशेपताएं	तकनीकी	श्रेणी	गुढ श्रेणी	वैश्लेषिक भामिकर्मक प्र श्रेणी के लिए अपे- क्षाएं	
1	2		3	4	5	6
(i)	पानी में भूलनशीलता			पूर्णंतयां मिश्रण योग्यहीगी।	एक घंटे के भीतर कोई ग्राविलता नहीं	
(ii) 1	एसिटिक एसिड तस्व (सीएच3 सीम्रोमोएच) भारके भाषार पर प्रतिवत न्यूनतम		98.0	99.5	99.7	99.5
(iii)	कित्टलीकरण व्याइंट सी ^० न्यूनतम ।			15.6	16.0	15.8
(iv)	बाष्पीकरण पर झक्षशेष भार के आधार पर प्रतिशत भधिकतम ।		0.02	0.01	0,001	0.01
(v)	क्लोराइड (सीएल के रूप में) पीपी पम धिकतम।		35	15	1	5
(vi)	लोई (एफ ई के रूप में पी) पी एम ग्रधिकतम।			2	1	1
(vii)	सल्फेट (एसभी 4 के रूप में) पीपीएम भ्रधिकतम।		~ -		1	5
(viii)	भारी बातु (लोह सहित) पीवी के रूप में परिकलित पैं। पैं। एम अधिकतम ।			~=	2	1
(ix)	फौर्मिक एसिड (एचसीझोझोएच) भार के झाधार पर प्रतिशत झिधकतम।		0,35	0.15		0,01
, ,	सीटल-डीहाईड (सीएच 3 सी एचझो) भार के झाबार पर प्रतिगत अधिकतम ।		0.15	0,05		
(xi)	भसनिक (एएस के रूप में) भार के बाधार पर प्रतिशत अधिकतम।					0,001
(xii)	,				1.048	से 1.050 ग्राम

निर्यात के लिए पैकिंग तथा चिल्लांकमः

- (1) पिका--कैता तथा निर्यातकर्ता के मध्य हुए करार के अनुसार उपयुक्त आधानों में सामग्री पैक की जाएगी।
- (2) चिह्नांकन---एसिटिक एसिड के भाधारों को सुरक्षित मजबृत बन्द किया जाएगा तथा एसिटिक ऐसिड का भार, नाम तथा श्रेणी दर्शांत हुए उपयुक्त कप से चिह्नित किया जाएगा तथा उन पर निस्त शब्द भी प्रमखता से प्रवर्शित किए प्राएंगे।

"संकारक--- प्रांखों के लिए हानिकारक वाष्य तथा द्रव"

- 2. हाई ड्रोक्यूनोन के लिए विनिर्देश:
 - श्रेणी--हाउड्डोक्यूनोन की तीम श्रेणियां होंगी, फीटोग्राफिक, तथा प्रयोगशाला ग्रमिकर्मक श्रेणी।
 - 2. भ्रपेकाएं--
- 2.1 फोटोप्राफिक श्रेणी के लिए:
- 2.1.1 भीतिक स्वरूप-~सामग्री धूल तथा अन्यबहुमण अपप्रध्यों से मुन्त, चमकवार ख्वेत या क्रीम ख्वेत सूर्वयों के रूप में होगी।
- 2-1.2 तनु एसिटिक एसिड के घोल का स्थरूप--कक्ष तापमान पर तनुकृत एसिटिक एसिड (1-19) में 5% घोल स्पष्ट ग्रीर लगभग रंगहीन था बिल्कुल हुत्के पीले रंग का घोल होगा।
- 2.2 तकनीकी श्रेणी के लिए--तकनीकी ग्रेड सामग्री धूल तथा बाह्य गंदगी से मनत भूरे रंग की सुईयों के रूप में होगी।
- 2.3 तकनीकी मिश्रकमंक श्रेणी के लिए--प्रयोगसाला मिश्रकमंक श्रेणी सामग्री रंगहीन या पूर्णतः रंगहीन किस्टल या किस्टलीय वृर्ण के रूप में होगी। प्रयोगसाला मिश्रकमंक श्रेणी जल में 4 प्रतिशत घोल साफ सथा हल्के रंग से मिश्रक नहीं होंगे।
- 2.4 साधारण--जब निर्यात निरोक्षण परिषद द्वारा बनुमोदित मनिक प्रक्रिया के अनुसार नमूनाइत तथा परीक्षित की जाए, तब सामग्री निम्न सारणे में दी गई बपेकाओं को भी पूरा करेगी।

सारणी

हाईड्रोक्विनौन की प्रपेक्षाएं

郊、花	लक्षण	फटोश्रार्तिक श्रेणी	वकर्गकी	श्रेर्ण।	प्रयोगणाला भ्र भि - कर्मक श्रेणृ
(1)	हार्डेड्रोक्विनौन तत्व, भार के भ्राजार पर प्र प्राप्तण न्यूनाम	99 (JU)	47,5		99.101
(2)	गलनींक बिद्	171° से फ्रेंड मे 175` से फ्रेंड			170-174 ⁰ में , तीष
(3)	सन्फेटिन राख प्रतिगत	0.10	0.75		0,05
(4)	सल्फेंट (एसमी ४) भार के भाधार पर प्रतिशत श्रीवर्णतम ।	0 075			0.05
(5)	लोप्त (एफईके रूप में) भारके भाधार पर प्रतिणत स्रधिकतम	0.002	0.001		
(6)	प्रोकेटकोल भार के भाषार पर प्रतिगत श्रविकतम		- +		0.05

- 2.5 पैकिंग--सामग्री हवा में बंद किवों में पैक की जाएगी ताकि अर्त्तवस्तु को पकाश से बचाया जा सकें।
 - भीक्सैलिक एसिड के लिए विनिर्देश~-

श्रेणी--भौक्सैलिक एसिड की तीन श्रेणिया होंगी अर्थीत् तकनोकी, थैश्लेषिक तथा प्रयोगशासा भाषिकमंक।

- 2. **श्रपेक्षाएं--**-
- 2.1 विवर**ण~**~

सामग्री रंगहीन फिस्टल के रूप में होगी तथा बुदबुदाने से मुक्त होगी। अब उत्मादित हो तो वह अंगारण के बिना वाष्पित होगी।

- 2.2 चुलनशीलता--5.0 ग्राम सामग्री 50 मि.ली. गुनगुने पानी में घोले। एक साफ रंगहीन घोल बिना किसी प्रवसाद के उत्पन्न होगा।
- 2.3 भामग्री, अब निर्मात निरीक्षण परिषद् हारा प्रनुमोदित मानक प्रक्षिया के श्रनुसार नमूनाब⊕ तथा परीक्षित की जाए तब निम्न सारणी में दी गई श्रपेक्षाश्री की पूरा करेगी।

मारणी भारकौलिक एसिड के लिए अपेक्षाएं

ऋं. सं	. लक्षण		वैश्वेषिक समिकर्मक	प्रयोगणाला श्रिभिकर्मक श्रिपेक्षाएँ
		त कना की	भेणी के लिए	
(1)	श्रीक्सैलिक एसिड [(सोभ्रोभ्रोएच) ⁸ 2एच 2] भार के श्राद्यार प्रतिगत न्यूनतम	96.0	998	99,5
(2)	सस्पोटित राख, मार के आधार पर प्रतिगत प्रधिकतम	0.5	0.001	0.1
(3)	ल्लोराइड (सं∕ए के रून में) भार के आधार पर प्रतिगत अखिकतम	0.1	0.001	0,005
(4)	सल्फेंट (एसभ्रो के रूप में) भार के श्राधार पर प्रतिशत श्रधिकतम	0.1	0,01	0.02
(5)	भारी धातु (पीबी के रूप में) भार के श्राधार पर प्रतिणत श्रिषकतम	~-	0.0005	
(6)	नाईट्रोजन सम्मिश्रण (एन के रूप में) भार के श्राधार पर प्रतिशत श्रधिकतम		0.01	
(7)	नौह (एफई के रूप में) भार के प्राज्ञार पर प्रतिशत प्रक्षिकतम	0,05	0.0005	
(8)	र्यौल्णयम (सीए के रूप में) भार के आधार पर प्रतिशत अधिकतम	~-	0.002	
(e)	मैंग्नीसियम (एमणी के रूप में) भार के स्नाधार पर प्रतिणत स्राधिकतम		0.003	
(10)	भारी धातु तथा नीह (एफई के रूप में) भार के ग्राधार पर प्रतिशत श्रधिकतम	~ –	***	0.005

- 4. नैंप्यालिन के लिए विनिर्देण⊸⊸
- अेणी--तेम्बालिन की तंति श्रेणियां होंती, ग्रयांत् श्रेणी-ॉ नेप्थालिन (शृक्क), श्रेणी-ॉ नेप्थालिन (तप्त संपीड़ित) तथा नेप्थालिन एस आर श्रेणीं।
- 2. भ्रवेक्षाएं---
- 2.1 विवरण--श्रेणी-I सालग्री मुख्य सफेव बॉल, टुकड़ों, पलेक्स या क्रिस्टलीय चूर्ण के रूप में होगी तथा धूल या तेलीय प्रशुद्धियों से मुक्त होगी। जब ये निम्न ढंग से परोक्षित की जाए तब उन्ती फीबक के संपर्क में असे पर कोई धब्या नहीं लगेगा।
- 2.1.1 पोड़ी सी मामग्री सकेदसर्ज के दुकड़ों में कमक अपेटी जाएगी,और 4 घंटों के लिए इसे 50° में ग्रेड 10° में ग्रेड पर रखा आएगा। फिर सर्ज के टुकड़ो को घट्यों, यदि कोई हो, के लिए परखा जाएगा।

2.2 श्रेणी-II--सामग्री तप्त संपीड़ित उपकेन्द्रण भादि से प्राप्त की जाएगी। यह रंग में सफेद से हल्के भूरे रंग की और इसमें लोस टुकड़ों वा दानों के रूप में होगी।

तथादि 100 मि.ली. पानी में 20 ग्राम पोटाशियम श्रामी उन के श्रीन से अधिक गहरा रंग नहीं होगा।

- 2.3 नेप्यालिन एसम्रार श्रेणी मफेद या पूर्णतः सफोद किस्टलीय चुर्ण होगी सथा नुननुने एथनीन में इसका 10 प्रतिशत घोल साफ होगा।
- 2.4 अब निर्यात निरीक्षण परिषद् द्वारा प्रनुमोदित मानक प्रकिशाओं के प्राधार पर नपूना वह तथा परीक्षित को जाए, मामग्री निश्न सारणी में दो गई अपेक्षाओं की भी पूरा करेगी

सारणी नेप्यासिन के निए प्रपेक्षाए

क.सं.	लक्षण	श्रेणि-I के लिए श्र घपेक्षाएं	प्रेणी-∏	प्रयोगणाला श्रमिकमक
1	2	3	4	5
(1) किस्टलोकरण	ा बिंदु (सें जो इ०न्यूनतम	7.4	78,5	79. 5-8सें.ग्रेड
(2) आर्थतातस्य	व, भार के प्राधारपर प्रतिशत प्रधिकतम	0.2	0.2	
(3) राख, मार	के आधार पर प्रतिशत अधिकतम	0.02	0.2	0.05
(4) कुलगंद्रक,	भार के भाधार पर प्रतिणत ग्रधिकतम	p-1	0.02	
(5) कुल नाइट्री	जन अंश, भार के झाधार पर प्रतिशत प्रधिकतम		0.02	
(6) स्यूनतम म	ाता निर्धारण जी एस सी			99%

- 5. बैंजीन के लिए विभिर्देश--
- 1. श्रेणियां--वैजीन की तीन श्रेणियां होंगी, मर्थात् श्रेणी-I, श्रेणी-II तथा प्रभिक्षमैक श्रेणी।
- 1.2 विवरण—खायुक्त प्रमाजा और घ्रम्त में धो तर परिष्करण या कियी को त अवन या भ म ते में कोय ने के कार्बनिकरण द्वारा उत्पन्न गैस से अपरिष्कृत बंजीन के जलीय परिष्करण द्वारा ब्युक्त या पेट्रोलियम परिष्करण या पेट्रोरसध्यन संक्रियाओं में उप उत्पाद के रूप में प्राप्त की जाएगी। यह स्वच्छ और निलंबित सामग्री तथा प्रयुक्तगील जल से मुक्त होगी।
- 2. श्रवेकाएं:
- 2.1 श्रेणी-1--पेट्रोकैमीकल डायस्टफ तथा उसम रसायिक उद्योगों के लिए एहिकलीकृत, नाइट्रोक्टत तथा हैलीजनीकृत कार्बनिक माध्यमों के विनिर्माण में कच्की सामग्री के रूप में गुद्ध बैंजीन प्रयुक्त किया जाएगा।
- 2.2 श्रेणी-II--श्रेजीत, साधारण जो बाणिज्यिक रूप में वैजान औदौरिक श्रेणी-I के नाम से ज्ञात है। रतायन तथा धूमक के रूप में प्रयुक्त होगा।
- 2.3 म्राभिकमैंक श्रेणी--सामग्री भ्रापनी गंधीय पानी में म्राविलेय परन्तु परिषाुक भलकोहल या भ्रम्य में पूर्णनः मिश्रित योग्य विधिष्टिताओं सहित साफ रंग्रहीन व्रथ होगी। ये निलंबित प्रवार्थी से मुक्त होगी।
- 2.4 ६व निर्यात निरोक्षण परिषद् द्वारा धनुमोदित मानक प्रक्रिया के अनुसार नभूने लिए आएं और परीक्षण किया आएं तब सामग्री नीचे सारणी में दी गई प्रपेक्षाओं को भी पूरा करेगी।

सारणी बैन्बीन के लिए प्रवेक्षाएं

क. सं. लक्षण	श्रेणी-] के लियं भ्रपेकाएं	श्रेणीII	मधिक मैक श्रेणी
(1) भ्रपेक्षित घनत्व	0.877 से	0.872 से	,
(क) 15.5°/15.5° सें. ग्रेड	0.884	0.882	
(स) 27°/27° सें. ग्रेड	0.866 से	0.861 से	0.871
	0.873	0.871	0.873
(2) धावसन रेंज	लापमान (चाल् बिल्दु के) बील का अन्तर जिस पर लिए गए आयतन का 1 और 96 प्रतिशत संप्रहीत किया गया है 0. 6° में. पेड में अधिक नहीं होगा। इस रेंज में 80.1° में, पेड तापमान भी सम्मिलत होगा।	सापमान (चालू बिन्दु) व्याईट के बीच का जिस पर लिये गये आयतन का 1 और 96 प्रतिकत संप्रहीस किया गया है, 1° में. ग्रेड से अधिक नहीं होगा। इस रेंज में 80.1° में. ग्रेड का तापमान भी स म्मलित होगा।	95 प्रतिशत के भ्रन्यून 79.5° भौर 80.5° में ग्रेंड के बीच प्रासदित हो जाएगा।

1	2	3	4	5	≕∓.
	.सी. भ्रधिकतमः।	5	5	0,002	
	धक प्रतिणत भार के घ्रधिभार मधिकतम	0.015	0 1		
, .	तिकरण बि न्दु न्यृततम पन (गंधक के रूप में)	5 , 2 [°] सें , ग्रेंड	~-	5. 5° सें. येड से कम नहीं	
	गत मार के श्राधार पर ग्रक्षिकसम	0.01		0.00025	*

- 3. पैक करना भीर चिन्हांकत --
- 3.1 पैंक करना--मामपी, एंबर रंग के कांच के यासामग्री के गुणों के ग्रानुरूप श्रन्य अपयुक्त डिब्बों में पैंक की जायेगी। डिब्बे, शुक्क, माफ बेन्जीन में घुलनसील किसी भी पदार्ष से मुक्त तथा रिसाय रीक्षी से मुक्त होंगे तथा मील करते समय निम्नलिखित पूर्वावधानिया बरती जानी चाहिए, श्रमील् :--
- (1) जिब्लों में बन्च करने के लिये रबाइ के स्टापर या कम्पोजियन कार्क प्रमोग नहीं किये जायेंगे।
- (2) प्रत्येक डिब्बे के स्टापर पर प्रभेद सामग्री का ढक्कन प्रयुक्त करके मंदिक्षत किया जायेगा जिससे कि बोतल के मुंह को नभी भूषा धूल से बूर रखा जासके। और उठाई धराई करने समय मंदिक्षत रखा जासके।
- (3) सीलिंग वैक्स या भ्रत्य प्लास्टिक सामग्री यदि प्रयोग किया जाता है तो उसे इस प्रकार से लगाया जायेगा जिससे कि डिक्बे की खोलते समय सामग्री को दूषित न करें।
- 3.2 जिन्हांकम--जेन्जीन के ब्रिट्ये मुरक्षित रूप से संद तिथे जायेंगे कीर उन पर स्पष्ट रूप से निम्नलिखिन शब्द प्रदर्शित--
- "ग्रह्यन्त ज्वलनगील द्रव

ज्ञष्मा, चिगारियों भ्रौर ज्वाला से दूर रखें"।

- 6. गुम्छासिन के लिये विनिर्देश ---
- ाः अपेकाए
- 1 1 विवरण-- ⁷

यामत्री श्रासुत कोल-तार के उपगुक्त भाग से प्राप्त की जायेगी । ये रंगहीन या मीले जासूनी फ्लोरोसेंट किस्टलीथ ठोस के रूप में श्रथमाद से मुक्त होगी ।

1.2 सामग्री जब निर्यात निरीक्षण परिषय द्वारा अनुसोवित मानक प्रक्रिया के अनुसार नमने लिए जाएं और परिक्रित किये जाएं तब नीजे दी गई सारणी में दी गई अपेटाओं के अनुरूप होगी।

सारणी एण्डप्रासिन के जिये अपेक्षाएं

कम <i>सं</i> .	लक्षण	क्रवेकाएं
/ . \	6	
(1) गलमांक	-	213° सें, ग्रेंड से $216,2^{\circ}$ सें, ग्रेंड
(2) नार्यालग	चिन <u>्</u> द	340° में, ग्रेंड से 351° में, ग्रेंड

- 7. टील्इन के लिए विनिर्देश---
- া. श्रीणयां टोलुइन की तीन श्रीणयां होगी जैसे-- गुज़ (मार्हेंद्रेशन) श्रेणी, मिक्कमँक श्रेणी तथा ग्रौद्योगिक निलायक श्रेणी।
- 2. शुद्ध (माईट्रेणन) श्रेणी-- सामग्री, कोयक्षे के कार्बोनाईजेणन द्वारा उत्पादित गैस से प्राप्त करूने बेन्जीन या पेट्रोन्नियम परिष्करण भीर पेट्रोन्सायन संकियाओं में उपोत्पाद से ब्युत्सन्त की जामेगी ।
- 2.1. ग्रेपेकाए--सामग्री साफ श्रीर ग्रवसाव निलंबित सामग्री भीर ग्रविनेय जल से मुक्त होती।
- 2.1.2 अभिकार्यक भेणी-- सामग्री माफ, रंगहीन द्रव खाक्षणिक गंध बाली, जल में धातूलनशील किन्तू परिशुद्ध एत्कीहल या ईवर में पूर्णलया मिश्रणीय होगी। ये निलंबित पदार्थों से मुक्त होगी।
- 2.1.3 भौधोगिक द्योलक श्रेणी---सामग्री गाफ भीर श्रवसाद निलंबित पदार्थों भीर श्रविलेय जल से मुक्त होगी।
- 2.1.4 सामग्री जब निर्मात निरीक्षण परिषव द्वारा अनुमोदिन प्रक्रिया के दौरान नमूने किये जायें और परीक्षित किये जायें तब नीचे सारशी में दी गई प्रपेकाओं को पूरा करेंगी :

सारणी टीमइन के लिये धपेक्षाएं

ऋम सं,	लक्षण	णुद्ध(नाष्ट्रंभन) श्रेणी	स्रभिकर्मक श्रेणी	औसोगिक श्रेणी
1	2	3	4	5
(1)		0,870 में		0.860 से 875
		0 874		
(क) 15	.5 [°] /15.5 [°] में, येक्रपर अपेक्षित घनत्व			
(雪) 27	7°/2 7° सें , ग्रे ड पर	0, 859 से	0. 859 से	859.0 से
श्रपे	क्षेत घमस्य	0 863	0.862	0.864
2) भासवन	रेंज	तापमान (चालू बिन्दु) के भीच का अस्तर जिस पर लिया गया घनस्य 1 और 96 प्रतिशत यदि गंग्रहीन किया गया है, तो बहु 0.6° में. ग्रेड से घक्षिक नेही होगा। इस रेंज में 110° सें. ग्रेड का तापमान मम्मिलित होगा।	110° में. ग्रेड* (क्ष)और 111° में. की तापमान रेंज में 0.4° में. ग्रेड में 95 प्रतिशत से प्रम्यून से श्रासबित होगा।	(क) 105° सें.ग्रेड सक मि.मी. (ख) 120° सें.ग्रेड तक 90 मि. मी.स्यूमतम
	रण पर श्रवणिष्ट मि . प्राम/ श्रक्षिकसम ।	5	0.002	10.00
4) फुल गंध ग्रधिकतम	क प्रतिशत भार के स्राधार पर	0.1	_	0.2

- पैक फरमा और चिन्होंकन
- 3.1 पैक करना—सामग्री एंबर रंग के या मागग्री के गुणों के श्रमुख्य अन्य उपयुक्त डिब्बों में पैक की जायेगी। सील करते समय निस्नलिखित पूर्वसायधानियां बरती जानी चाहिए, अर्थाणु :----
- (1) डिब्बों को बन्द करने के लिये रखड़ के स्टापर या कम्पोजिशन कार्क का प्रयोग नहीं किया आयेगा।
- (2) प्रत्येक हिक्कों के स्टापर पर धमेद सामग्री का ढक्कन प्रयुक्त करके संरक्षित किया जायेगा जिससे कि बोतल के मूंह को तभी तथा धल से दूर रक्का जासके और उठाई धराई करतेनमय संरक्षित रक्का जासके।
- (3) सीलिंग वैक्स या अन्य प्लास्टिक सामग्री का यदि प्रयोग किया जाता है तो उसे इस प्रकार से लगाया जायेगा जिससे कि डिक्के की स्कोलते समय सामग्री को दूषित न करें।
- 3,2 विमहोकन टोल्इन के किस्से मुरक्षित रूप से बन्द किये जायेंगे और उनपर स्पष्ट रूप से निस्निलिखित शब्द प्रविधित होंगे।

"अस्यन्त ज्वलनमील प्रव उदमा, चिनगारियों और ज्वाला से दूर रखें"

- 8 एथिल एल्कोहल के लिए बिनिर्देश--
- ा. मामग्री पांच प्रकार की होती, धर्यान् :--परिण्ख एक्कोहल, परिशोखित स्पिट, साधारण विकृतीकृत स्पिट पावर एस्कोहल,और मुगंधणाला श्रेणी एरकोहल ।
 - 2. एधिल एत्कोहल की विक्रिप्त किस्सों के लिए ध्रयेक्षाएं सुसंगत भारतीय मानकों के अनुसार होगी जो निम्न सारणी में दी गई है:--

सारणी ए थिल एत्कोहल की अनेकाए

क्रभ सं. एथिल एल्कोहल का प्रकार	भारतीय मानक स्पूरो द्वारा जारी सुसंगत विनिर्देश
i	3
(1) परिशास एम्कोहल	मा, मा, +321-~ 1964
(2) पावर एल्कोहरू	भा . भा -322·-1952
(3) पश्चिमोधिन स्प्रिट	भार. भार323 1959
(४) साधारण विकृतीकत स्थिट	भा. मा3241959
(5) न्युगंधमान। श्रेणी एल्कोहल	भा. मा10491957

टिप्पण: उपरोक्त सारणी में स्तम्म 2 में विनिर्दिष्ट ऐथ्विल एस्कोहल के किसी मी प्रकार के संबंध में यदि भारतीय मानक क्यूरो द्वारा सुसंगत विनिर्देशों का पश्चातवर्ती संस्करण है, तो ऐसे एथिल एस्कोहल पर लागू विनिर्देश ऐसे नवीनतम संस्करण के होंगे और इसके स्तम्भ 3 की तत्संबंधी प्रविष्टि में उस्लिखित विनिर्देश महीं होंगें।

- जाइसीम के निए निर्देश
- श्रपेकाएं :
- 1.1 विवरण-- सामग्री वैन्जोल तथा टोलुइन को पृथक करने के पण्चात् गुद्धिकरण करके तथा उपयुक्त खंडनों द्वारा कोक ओवल तथा अधकों में कोयले से उत्पन्न हुई गैस के निष्कर्षण द्वारा प्राप्त कब्ले बैस्जोन से व्युत्पन्न सामग्री होगी या पैट्रोकेमिकल संक्रियाओं या पैट्रोलियम परिष्करण के उपोत्पाद द्वारा प्राप्त की जाएगी । ये साफ होगी और निलंबित पदार्थों और बिना धुले जल से मुक्त होगी । प्रयोगशाला ग्रामिकर्मक श्रेणी या बाईलीन (गंधक मुक्त) सैयनोल में सिश्रणीय होंगी ।
- 1.2 सामग्री के जब निर्यात निरीक्षण परिषद द्वारा ग्रया अनुमोदित मानक प्रक्रिया के अनुसार तमूने लिए जाते हैं और परीक्षण किया जाता है तम सामग्री तीचे सारणी में दी गई अपेक्षाओं के अनुरूप भी होगी।

सारणी जाईलीन के लिए विनिर्वेश

कमसं.	. स्रभण	प्रपेक्षाए !	प्रयोगशाना सभिक्तमैक श्रेणी सपैकाएं
(i)	(क) 15.5°/15.5°सें. भेड	0.860 सें. ग्रेड 0.975	
,	(ख) 27°/27° हों. ग्रेड पर अपेक्षित समस्ब	0.850 सें. ग्रेड 0.865	
	(ग) मार प्रिति मि. ली. 20° सें. ग्रेड पर		0 . 8 5 0- 0 . 8 5 6 गाम
(ii)	ष्पावसन श्रेणी	तापमान (चालू बिन्दु) के बीच का घरतार जिस पर लिए गए आयक्त का 1 प्रतिशत और 96 प्रतिशत संग्रहीत किया गया है 0.5° सें. ग्रेड से घर्षिक नहीं होगा जब सूबी नमने का परीक्षण किया जाता है। रेंज 137° सें. ग्रेड सथा 145° सें. ग्रेड के बाग होगा।*	
(iii)	वाष्पीकरण पर श्रविणिष्ट मि. ग्राम 100 मि. ली. श्रविकतमः।	10	 ,
(iv)	क्ष्मभन रेंज (95 प्रतिशत)	w -u	137- 142° सें. प्रेड
(v)	मगुद्धताओं की मधिकतम सीमाएं		
, ,	(क) गंधक मिश्रण (सी एस 2)		0.0003%
	(ख) भ्रवसण्पशील पदार्थ		'0. 01 মহিশন
*	76 मि. ली. पारव के दाव से परिवर्तन के प्रश्येक 100 मि.	भी. के लिए 0.7° सें. ग्रेड का गुद्ध तापमान ला	गूहोगा ।

- 2. पैक करना और चिन्हांकन
- 2.1 पैक करना--सामग्री एंबर रंग के या सामग्री के मुखों के मनुरूप मण्य उपयुक्त विक्वों में पैक की जाएगी। सील करते समय निस्निशिखित पूर्वा-अधानियां बरती जाएगी, मर्यात् :--
- (1) डिब्बों को बन्द करने के लिए रबड़ के स्टापर या कस्पोजिशन कार्य का प्रयोग नहीं किया जाएगा।
- (2) प्रत्येक विज्यों को स्टापर पर धमेद सामग्री का ठक्कन प्रयुक्त करके संरक्षित किया जाएगा जिससे कि बोतल के मुहं को नमी तथा खूल से दूर रखा जी। सके और उठाई धराई करते समय संरक्षित रखा जा सके।
- (3) सीलिंग वैक्स या प्रत्य प्लास्टिक सामग्री का यदि प्रयोग किया जाता है तो उसे इस प्रकार से लगाया जाएगा जिससे कि विक्रवे की खोलते समय सामग्री को तूचित न करें।
- 2.2 चिन्होंकम--जाईलीम के डिक्बे सुर्शक्ति रूप से बंद किए जाएंगे और उन पर स्पष्ट रूप से निम्निलिखित शब्द प्रविशत होंगे। "प्रत्यन्त ज्वलमहील इव
 - उष्मा, चिंग।रियों और ज्वाल। से दूर रखें"
- 10. सोडियम साईट्रेंट (नॉनफार्मा सिपोसिल) के लिए विनिर्देश
- 1. बर्णन--सामग्री रंगहीन किस्टल या गफैद किस्टाइलीन-चूर्ण के रूप में होगी। यह निर्जल होगी या इसमें किस्टलीकरण जल के हो । ब्रायु सम्मिलित होंगे। ट्राइसोडियम साईट्रेट, एल. ग्रार. श्रेणी छोटे सफेद किस्टन या एक किस्टाईलीन चूर्ण के रूप में होगी।
 - 2. भपेकाएं
 - 2.1 विलेग्सा--एक ग्राम निर्जलीय पदार्थ 1.5 मि.मी. जल में 25 सें.ग्रेड पर और 0.6 मि.ली. उपलेते हुए जल में विलेय होगी ।
 - 2.2 सःमग्री एल्कोहल में बिलेय होगी । जल में ट्राईसोडियम सःईट्रेट एल घार श्रेणी का 10 प्रतिगत घोल साफ और रंगहीन होगा।
- 2.3 जब निर्मात निरीक्षण परिषद् द्वारा अनुभोदित मानक प्रक्रिया के अनुसार नभूने लिए जाते हैं और परीक्षण किया जाता है तब सामग्री नीच सारणी में दी गई प्रपेक्षाओं के अनुरूप भी होगी ।

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सारणी

सोडियम साइट्रेट नॉनफार्मा सिपोसील के लिए प्रपेक्षाएं

₹.	लक्षण	भवेकाएं	प्रयोगशाला श्रक्तिकर्मक
(i)	मुष्कित होने के भाधार पर मुष्कता (सी ७ एघ ठ एनए ३ जो 7) भार के भाधार प्रतिशत न्यूनतम ।	99	99-100 प्रतिगत
(ii)) मार्ग्रता प्रतिवात भार के मान्रार पर भविकतम		
•	(कः) निर्णेल	1	4-
	(भा) विहादकेट	13	
(iii)	बल्कालिनीटी, बानसलेट और सीझ कार्बनीकृत होने योग्य पदार्च ।	*परीक्षण प	।स करने के लिए
(iv)	आर्सेनिक (एस) ६५ में गुष्मता के आधार पर मि० /फि॰ ग्राम अधिकतम	म्राम 3	
(v)) सीसा (पीबी के रूप में) मुख्यता के आधार पर मि. श्राम/कि. ग्राम अधिकतम	10	
(vi)	अगुद्धताओं की अधिकतम सीमा अन्तीयता यः आरीयता		1. मि. ली. एन प्रतिकास
•	•		0.01 मित गर
	क्लोराइड (सीएस) सल्फेट (एस मोप)		0.02 प्रतिशत
	सीसा (पीथी)		0.001 प्रतिशत

[🍍] निम्मसिखित के लिए परीक्षण ।

भारीयता--जल में सामग्री का 5 प्रतिकृत घोल लिटमस वैपर के लिए झारीय किन्छु 0 2 मि.ली. गंधक ग्रम्ल (0.1 एन) के मिलाने पर एक बूंद फिनोयपाणीन से गुलाबी रंग उत्पन्न नहीं होगा ।

भौक्सलैट--1 मि.सी. जल भौर 3 मि.सी. तनुहृत हाईड्रोक्सोरिक धम्ल के मिश्रण में एक ग्राम सामग्री जोते। इसमें 90 प्रतिशत एल्कोहल का 4 नि.सी. भीर कैरिशयम क्लोराईड कोल की 4 बूंदे मिलाएं एक वाटे के लिए रखें। यह मिश्रण साफ रहेगा।

तैयार कार्बनीकृत पवार्थ :--परीक्षण यूची में 10 मि. ली. गंधक ध्रम्ल (एच एस ओप) का 94.5 से 95.5 प्रतिकृत लें और एक प्राम सामग्री मिलाएं। उबलते पानी में एक पन्टे तक गर्म करें। हुल्के मूरे रंग से प्रधिक रंगवार पदार्थ नहीं मिलेगा !

2. पैक करना---सामग्री अच्छी तरह से भर डिक्सों में सुरक्षित रूप से पैक की जाएगी जिसमें प्रकाश और आहता की कम से कम पहुंच हो। डिक्से ऐसे हींचे कि जिससे अन्तंत्रस्य, श्राह्म प्रमुखताओं के संदूषण से निवारित रहें।

[फाइस सं. 6(9)/90-ईमाई एण्डईपी]

MINISTRY OF COMMERCE ORDERS

New Delhi, the 3rd January, 1992

S.O. 190.—Whereas in exercise of the powers conferred by section 6 of the Export (Quality Control and Inspection) Act, 1963 (22 of 1963), the Central Government had flormulated certain proposals for amending the notification of the Government of India in the late Ministry of Commerce and Civil Supplies, No. S.O. 1197 dated the 15th April, 1966 relating to Organic Chemicals, and published in the Gazette of India, Part-II, Section, 3, Sub-Section (ii) dated the 20th July, 1991 under the Order of the Government of India in the Ministry of Commerce, No. S.O. 1994 dated 3rd July, 1991 as required by sub-rule (2) of rule 11 of the Export (Quality Control and Inspection) Rules, 1964;

And whereas the objections or suggestions with respect to the said proposals were invited within forty-five days

of the publication of the said Order in the Official Gazette from all persons likely to be affected thereby;

And whereas the copies of the said Gazette were made available to the public on 30th July, 1991;

And whereas the objections and suggestions received from the public on the said proposals have been considered by the Central Government.

Now, therefore, in exercise of the powers conferred by section 6 of the Export (Quality Control and Inspection) Act, 1963 (22 of 1963), the Central Government, after consulting the Export Inspection Council, hereby makes the following amendment in the Order of the Government of India in the Ministry of Commerce, No. S.O. 1197, dated the 15th April, 1966, namely:—

For Annexure-II, the following shall be substituted, namely:—

ANNEXURE-II

1. Specification of Acetic Acid.

1. Grades...There shall be four grades of acetic acid, namely technical, pure, analytical reagent and laboratory reagent grade.

2. Requirements-

- 2.1 Description—The technical grade material shall be either colourless or pale straw in colour It shall not be darker than a freshly prepared solution of potassium dichromate obtained by dissolving 0.0030 gm. of pure potassium dichromate in 1000 ml. of water. The laboratory reagent grade shall not be more than 10 Hozen units in colour. The pure and analytical grade of the material shall be colourless.
- 2.2 The materials shall comply with the requirement given in the table below when sampled and tested as per the standard procedure approved by the Export Inspection Council.

TABLE

Requirement of Acetic Acid

SI. Characteristics Te	chnical grad	e Pure	grade.	Requirements Analytical Reagen grade.	For Laboratory Reagent grade.
1 2	3		4	5	6
(i) Solubility in water	- Table - Tabl	shall be co mixible.	mpletely	No turbidity, withi	n
(ii) A cetic acid content (CH ₃ COOH) percent by weight min.	98.0	99.5		99.7	99.5
(iii) Crystallizing point C° min.		15.6		16.0	15.8
(iv) Chlorides (as cl.)ppm max.	35	15			5
(v) Residue on evaporeation per cent by weight max.	0.02	0.01		0.001	0.01
(vi) Iron (as fe) ppm max.		2		· 1	
(vii) Sulphates (a, SO ₄) max.			-	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	.
(viii) Heavy metal (including iron) calculated as pb, ppm. Max.	i na Joj		gerhag	2	
(ix) Formic Acid (HCOOH) per cent by weight max.	0.35		0.15	<u> </u>	0.1
(x) Acetal-dehyde (CH ₃ CHO) percent by weight max.	0.15		0.05		n nga sa
(xi) Arsenic (as As) per cent weight max.	د ده در اخوان در اخوان در اخوان در اخوان در از				0.001
(xii) Weight per ml at 20°C.	<u></u>			1.	048 to 1.050 gm

3. Packing and marking for export-

- (i) Pack ng-The material shall be packed in suitable containers as agreed to between the buyer and the exporter
- (ii) Marking—The containers of the acetic acid shall be securely closed and shall be suitably marked showing the weight, name and grade of the acetic acid and these shall also prominently display the words.
- "CORROSIVE—VAPOUR AND LIQUID DANGEROUS TO EYES"
- 2. Specification for Hydroquinene.
 - 1. Grades—There shall be the grades of hydroquinone, namely photograpic, technical and laboratory reagent grade.
 - 2. Requirements
 - 2.1 For photographic grade
- 2.1.1 Physical appearance...The material shall be in the form of shining white or cream white needles, free from dirt land other extraneous impurities.
- 2.1.2 Appearance of solution in Dilute Acetic Acid. A 5% solution in the dilute acetic acid (1.19) at room temperature shall be clear and almost colourless or light straw coloured solution.
- 2.2 For Technical grade—The technical grade material shall be in the form of slightly brownish needles free from dirt and extra neous impurities.
- 2,3 For Laboratory Reagent Grade—The laboratory Reagent grade material shall be colourless or a most colourless crystals crystalline powder. Laboratory Reagent grade, 4% solution in water is clear and not more than faintly coloured.
- 2.4 General—The mareial shall also comply with the requirement given in the table below, when sampled and tes ed as per the standard procedure approved by the Export Inspection Council.

TABLE REQUIREMENTS FOR HYDROQUINONE

Si. No.	Characteristics	Photographic grade	Technical grade	Laboratory grade
(i) I	Hydroquinone content per cent by weight min.	99.0	97.5	99.101
(ii)	Molting point	171°C to 175°C		170—1 74 °C
(iii)	Sulphated ash per cent	0.10	0.75	0.05
(iv)	Sulphate (SO4) per cent by weight max.	0.075		0.05
(v)	Iron (as Fe), per cent by weight max.	0.002	0.001	$\overline{}$
(vi)	Phrocatechol per cent by weight max.	_		0.05

- 2.5 Packing...The material shall be packed in air-tight containers so as to protect the contents from light.
- 3. Specification for Oxalic Acid. Grades—There shall be three grade of the Oxalic acid namely, technical, analytical and laboratory reagent.

2. Requirements

- 2.1 Description—The material shall be in the form of colourless crystals and free from efferensence. When heated, it shall volatilize without charring.
- 2.2 Solubility.—Disslove 5.0 g of the material in 50 ml. of warm water. A clear colourless solution shall be produced without so diment.
- 2.3 Thematerial shall also comply with the requirements given in the Table below, when sampled and tested as per the standards procedure approved by the Export Inspection Council.

TABLE
Requirements for Oxalic Acid

S1. Characteristics		Requirement for Grad	e
No.	Technical	Analytical Reagent	Laboratory Reagent
(i) Oxalic acid (CO OH), 2H, O per cent by weight min.	96.0	99.8	99.5
(ii) Sulphated ash, per cent by weight max.	0.5	0.01	0.1
(iii) Chlorides (as Cl), per cent by weight max.	0.1	0.001	0.005
(iv) Sulphates (as SO ₄) percent by weight max.	0.1	0.01	0.02
(v) Heavy metals (as pb) percent by weight max.		0.0005	
(vi) Nitrogen compounds (as N) per cent by weight max.	_	0.001	-
(vii) Iron as (Fe) per cent by weight max.	0,5	0.0005	_
(viii) Calcium (as Ca) per cent by weight max.	_	0.02	
(ix) Magnesium (as Mg) per cent by weight max.		0.003	_
(x) Heavy metals and Iron (Fe) per cent by weight may	(, _~ -	_	0.005

- 4. Specification for Naphthalene.
- 1. Grades—There shall be three grades of Naphthalene, namely Grade-I Naphthalene (pure), Grade II Naphthalene (hot, pressed) and Naphthalene L.R. Grade.

2. Requirements

- 2.1 Description Grade I Material consist of prime white balls, blocks, flakes or crystalline powder and shall be free from dirt or oily impurities. It shall not produce any stain in contract with woollen fabrics when tested as prescribed below.
- 2.1.1 Wrap a small quantity of material tightly in a piece of white serge, and maintain it at 50°C±1°C for 4 hours. Then examine the piece of serge for stains, if any.
 - 2.2 Grade II material may be obtained by not pressing contributing etc. It shall be white to light brown in colour and shall consist of lumps, blocks or granules. The colour shall however, be not darker than a solution of 20 mg. of potassium indine in 100ml, mater.
- 2.3 NaphthaleneLR. Grade shall be white or almost white crystalline powder and its 10% solution in warm ethanol would be clear.
 - 2.4 The material shall also comply with the requirements given in the Table below. When sampled and tested as per the standard procedure approved by the Export Inspection Council.

TABLE Requirements for Naphthalence

Sl. Characteristics	R	Laboratory Regent	
No.	Grade-I	Grade-II	
1 2	3	4	5
(i) Crystallizing points °C Min.	74.4	78.5	79.5-80°C
(ii) Moisture content, per cent by weight Max.	0.2	, O· 2	
(lii) Ash, per cent by weight Max.	0,2.	0.2	0.05
(iv) Total sulphur, percent by weight, Max.		0.02	
(v) Total Nitrozen content per cent by weight max.	~=	0.02	
(vi) Minimum Assay GLC.			99%

- 5. Specification for Benzene.
- 1. Grades There shall be three Grades of Benzene, namely Grade-I, Grade-II and Reagent Grade.
- 1.2 Description—The material shall be derived by suitable fraction and refining by washing with acid or hydro refining of crude benzole recovered from the gas produced by carbonization of coal in a coke over the retorts or recovered as by production petroleum refining or petro-chemical operations. It shall be clear and free from suspended matter and undissolved water.
 - 2. Requirements:
- 2.1 Grade-I Benzeno pure used as raw materials in the manufacture of alkylated, nitrated and halogenated organic intermediate for the petrochemicals dye stuffs and fine chemical industries.
 - 2.2 Gride-II Benzene, Ordinary (commercially known as benezole Industrial grade I) used as a chemical and solvent.
- 2.3 Reagent grade—The material shall be clear, colourless liquid with characteristic odour, insoluble in water but completely mixible with absolute alchohol or ether. It shall be free from suspended matter.
- 2.4 The material shall also comply with the requirements given in the Table below, when sampled and tested as per the standard procedure, approved by the Export Inspection Council.

Requirements for Benzene . . .

S.No.	Characteristics	Require	ment for	Reagent Grade	
		Grade-I	Grade-H	-	
1	2	3	4	5	
(i)	Specific gravity at (a) 15.5°/15.5°C (b) 27°/27° C	0.877 to 0.844 0.866 to 0.873	0.872 to 0.882 0.861 to 0.871	0.871 to 873	
(ii)	Distillation range. Residue on evaporation mg/100 ml Max.	The difference between the temperature (running) points at which 1 and 96 percent of the volume taken have been collected shall not exceed 0.6°C. This range shall include the temperature 80.1°C.	The difference between the temperature (running points) at which I and 96 percent of the volume taken have been collected shall not exceed I °C. This range shall include the temperature of 80.1 °C.	Not less than 95 per cent shall distill over between 79 °C & 80.5° C.	
• '	Total sulphur percent by weight Max.	0.015	0.1		
` '	Crystallizing point Min.	5.2°C	- ,	Not less than 5° C.	
` '	Thiophene (as sulphur) percent by weight Max.	0.01		-0.00025,	

3 Packing and Marking :

- 3.1—Packing—The material shall be packed in amber coloured Glass or other suitable containers compatible with the properties of the material. The containers shall be dry, clean, free from any substance soluble in Benzene, and leak proof, while sealing, the following precautions shall be observed, namely:—
 - (1) Rubber stoppers or composition corks shall not be used for closing the containers.
- (2) Euch container shall be protected by a cover of a suitable impervious material over the stopper to keep away moisture and dust from the mouth of the bottle and to protect it while being handled.
- (3) Scaling wax or other plastic material, if used, shall be applied in such a way that it does not contaminate the material when the containers are opened.

- 3.2 Marking—The containers of Benzeno shall be securely closed and shall also prominently display the words—
 "HIGHLY FLAMABLE LIQUID KEEPA WAY FROM HEAT, SPARKS AND OPEN FLAME".
- 6. Specifications for Anthracene
- 1. Requirements
- 1.1 Description

The material shall be obtained from the suitable fraction of coal tar distillate. It shall be in the form of colourless or blue violet flourescent crystalline solid, free from sediments.

1.2 The material shall conform to the requirements given in the Table below when sampled and tested as per the standard procedure approved by the Export Inspection Council.

TABLE Requirements for Anthracene

	— — — — — — — — — — — — — — — — — —	 	
SI,N	o. Characteristics		Requirement
(i)	Melting point		213°C to 216.2°C
(ii)	Boiling point		340°C to 351°.C,

- 7. Specification for Toluene.
- 1. Grades There shall be three grades of Toluene, namely Pure (nitration) Grade Reagent Grade, and Industrial Solvent Grade.
- 2. Pure (Nitration) Grado—The material shall be derived from crude benzol recovered from the gas produced by coal carbonization or recovered as a by-product in petroleum refining and petrochemical operations.
 - 2.1 Requirements The material shall be clear and free from sediment, suspended matter and ungissolved water.
- 2.1.2 Reagent Grade.—The material shall be clear, colourless liquid, with characteristic odour, insoluble in water but completely miscible with absolute alcohol or other. It shall be free from suspended matter.
 - 2.1.3 Industrial solvent grade—The material shall be clear and free from sediment, suspended matter and undissolved water.
- 2.1.4 The material shall also comply with the requirements given in the table below, when sampled and tested as per the standard prodedure approved by the Export Inspection Council.

TABLE Requirements for Toluene

Sl. No. Characteristics	Pure (nitration) Grade	Reagent Grade	Industrial solvent Grade
1 2	3	4	5
(i) Specific gravity at (a) 15.5°/15.5°	0.870.00.874	, <u>.</u>	0.860 to 0.875.
(b) 27° /27° C.	0.859 to 0.863	0.859 to 0.862	0,849 to 0,864.
(ii) Distillation range	The difference between the temperature (running points) at which 1 and 96% of the volume taken have been collected shall not exceed 0.6° C. This range shall include the temperature of 110.6° C.	shall distill over in 0.4°C in the tempe rature range of 110° C and 111° C.	(b) Up to 120°C, 90 - ml. Min.
(iii) Residue on evaporation mg/100ml, Max.	5	0.002	10.00
(iv) Total sulphur percent by weight Max.	0.1	_	0,02
*The temperature being corrected for a pressure of 760 mm. H	<u>s </u>		<u> </u>

3. Packing and Marking

- 3.1 Packing—The material shall be packed in amber-coloured or other suitable containers compatible with the properties of the material. While sealing the following precautions shall be observed, namely:—
 - (1) Rubber stoppers or composition corks shall not be used for closing the containers.
- (2) Each container shall be protected by a cover of a suitable impervious material over the stopper to keep away moisture and dust from the mouth of the bottle and to protect it while being handled.
- (3) Scaling wax or other plastic material, if used, shall be applied in such a way that does not contaminate the material when the containers are opened.

3.2 Marking—The containers of toluene shall be securely closed and shall also prominently display the words—

"HIGHLY FLAMABLE LIQUID

KEEP AWAY FROM HEAT, SPARKS AND OPEN FLAME".

- 8. Specification for Ethyl Alcohol.
- 1. The material shall be in five types, namely:---
 - Absolute alcohol, rectified spirit, ordinary denatured spirit, power alcohol and perfumery grade alcohol.
- 2. The requirements for various types of ethyl alcohol shall be as per the relevant Indian Standard given in the Table below:--

TABLE
Requirements for Ethy Alcohol

S.No.	Type of Ethyl Alcohol	Relevant specification issued by the Bureau of Indian Standards	
1	2	3	
(1) At	solute alochol	IS-321-1964	
(2) Po	wer Alcohol	IS-322-1952	
	celfied Spirit	IS-323-1959	
	linary denatured spirit	IS-324-1959	
(5) Al	cohol perfumery grade	IS-1049-1957	

Note: —If in respect of any type of Ethyl Alcohol specified in column No. 2 of the above table, there is any later version of the relevant specifications by the Bureau of Indian Standards, the specification applicable to such ethyl alcohol shall be the latest of such versions and not the specifications mentioned in the corresponding entry in column 3 thereof.

- 9. Specification for Xylene.
- 1. Requirements
- 1 1 Description—The material shall be derived from crude benezole obtained by extraction of the gas produced from coal in coke ovens and retorts, by suitable fractionation and refining after the removal of benezole and tolune or recovered as by product in petro-leum refining or petrochemical operations. It shall be clear and free from suspended matter and undissolved water. Laboratory Reagent Grade or Eylone (Sulphur free) shall be mixicible with methanol.
- 1.2 The material shall also comply with requirements given in the Table below, when sampled and tested as per the standard procedure approved by the Export Inspection Council.

TABLE SPECIFICATION FOR XYLENE

S.No. Characteristics	Requirement	Laboratory Reagont grade requirement.
(i) Specific gravity at	» - فعد فعد إنه فعد فعد فعد فعد أوب وب إنه فقط من المراد الم	والمستوانية المراكب والمراكب والمراكب والمستوانية والمستوانية المستوانية والمستوانية والمستوانية والمستوانية
(a) 15.5/15.5° C	0.860 to 0.975	⊸ •
(b) 27/27° C	0.850 to 0.865	
(c) Weight perml, at 20° C.		$0.850 - 0.856 \mathrm{gm}$.
(il) Distillation range	The difference between the Tell (running points) at which 1 per per cent of the volume taken collected shall not exceed 5° C sample is tested. The range signal 137° C and 145° C.*	orcent and 96 have been when the dried
(iii) Residue on evaporation mg/100ml. Max.	10	
(iv) Boiling range (95%)	-	137—142° C.
(v) Maximum Limits of impurities.		
(a) Sulphur compounds (Cs)		0.0003%
(b) Non-volatile matter	→	0.01%
* A temperature correction of 0.7° C for ev	ery 100 mm change of pressure from	76 mm of mercury shall be applied.

- 2. Packing and marking
- 2.1 Packing—The material shall be packed in amber coloured or other suitable containers compatible with the proprties of the material. While sealing, the following precautions shall be observed, namely:—
 - (1) Rubber toppers or compositions corks shall not be used for closing the containers.
 - (2) Each container shall be protected by a cover of a suitable impervious material over the stopper to keep away moisture and dust from the mouth of the bottle and protect it while being handled.
 - (3) Scaling wax or otther plastic nuterials, if used, shall be applied in such a way that it does not contaminate the material when containers are opened.

2.2 Marking—The container of Xylone shall be securely closed and shall also prominently display the words—

"HIGHLY FLAMABLE LIQUID

KEEPAWAY FROM HEAT, SPARKS AND OPEN FLAME*'.

10. Spicification for Sojium Cetrate (non-pharmaceopociel)

1. Description

320 .

The material shall be in the form of colourless crystals or white crystalline powders. It shall be anhydrous or may contain two molecules of water of crystallization. Trisodium Citrate L.R. Grade shall be in the form of small white crystals or a crystalline powders.

- 2. Requirements
- 2.1 Solubility

One gram of dehydrated material shall be soluble in 1.5 ml of water at 25° C and in 0.6 ml of boiling water.

- 2.2 The material shall be insoluble in alcohol 10% solution of Trisodium cirtrate WR Grade in water shall be clear and colourless.
- 2.3 The material shall also conform to the requirements given in the Table below, when sampled and tested as per the standard procedure approved by the Expert Inspection Council.

TABLE Requirements for Sodium Citrate (Non-Pharmacepociel)

S.No.	Characteristics	Requirement	Laboratory Reagent
1	2	3	4
(i) Purit	$\text{ty}(C_6 \mid H_5 \mid N_8 \mid O_7)$ ondry basis percent by weight, Min. stur percent by weight Max.	99	99-100%
	Anhydrous	1	_
(b) :	Dehydrate llinity, oxalate and substances, readily carbonisable.	To pass the test *	
(111) ALKU (iv) Ares	enic (as As) on dry basis mg/kg. Max.	3	-
(IV) Ziros (IV) Lead	l (as Pb) on dry basis mg/kg. Max.	10	-
(vi) Maxi	imum Limits of impurities acidity or Alkalinity	Pa	1 ml N%
	ride (C1)		0.01%
	phate (SO ₄)	-	0.02%
	d (Pb)		0.001 %

^{*}Test for---

Alkalinity: A 5 per cent solution of the material in water in alkaline to litmus paperb after the addition of 0.2 ml, of sulphuric acid (0.1N) no pink coluor shall be produced by one drop of phenolphthalein.

Oxplate - Dissolve on gram of the material in a mixture of 1 ml. of water and 3 ml. of dilute hydrochloric acid. Add to it 4 ml of 90 per cent alcohol and 4 drops of calcium chloride solution. Allow to stand for one hour. The mixture shall remain clear.

Readily carbosible substances-

Taking 10 ml. of sulphuric acid (94.5 to 95.5) per cent of H, SO, in a test tube and, add one gram of the material. Heat in a boiling water bath for one hour. Not more than a pale brown colour shall produce.

3. Packing—The material shall be securely packed in wellfilled containers with minimum access to light and moisture. The containers shall be such as to preclude containination of contents with metals or other impurities".

[F.No. 6/9/90-EI&EP]

Footnote:

The principal notification was published vide S.O. No. 1197 dated 15th April, 1966.

का था. 191.--केन्द्रीय सरकार ने, निर्मात (क्वालिटी निर्मेक्षण और निरीक्षण) ग्रिधिनियम, 1963 (1963 का 22) की घारा 🗧 द्वारा प्रदस णिक्तयों का प्रयोग करते हुए, भारत सरकार के वाणिज्य मंझालय के ब्रादेश सं. का. हा. 1153 तारीख 9 ब्रप्रैल, 1988 का संगोधन करने के लिए कितप्र प्रस्ताव बकाएं हैं और उन्हें निर्मात (क्वालिटी निर्मक्षण और निरीक्षण) नियम, 1964 के नियम, 11 के उप नियम (2) की क्रवेशानुसार भारत सरकार के वाणिज्य मंद्रालय के श्रादेश सं. का.आ. 2029 तारोख 27 जुलाई, 1991 के ब्रन्तर्गत भारा के राजपत्र, भाग II खंड 3, उप खंड (ii) कारीख 27 जुलाई, 1991 में प्रकाशित कर दिया गया ;

ऐसे सभी व्यक्तियों से जिनके उनसे प्रभावित होने की संभावना थी उक्त प्रायेश के राजपन्न में प्रकाशन से पैनालीस दिन के मीतर प्राक्षेप और सुझाय माने गए थे 🥫

उक्त राज्यक्ष की प्रतियां जनता को 12 अगस्त, 1991 को उपलब्ध करा दी गई वी ;

जनत प्रस्ताकों पर जन**ा मे सोई ग्राक्षेप या मुझान प्राप्त मही हुए** हैं ;

म्नतः मृब, केन्द्रीय सरकार, निर्यात (क्वालिटो निर्यक्षण और निरोक्षण) मर्भिनियम, 1963 (1963 का 22) को धारः द्वारा प्रवस सक्तियों का प्रयोग करते हुए, निर्योत निरीक्षण परिषद् से पर मर्श करने के पश्चात् भारत सरकार के वाणिज्य संज्ञालय का अधिसूचनः सं. का. आ. 1153 लारीख 9 अप्रैल, 1988 में इसके द्वारा निम्नलिखित संगोधन करती है, अर्थात्:--

्यन अधिसूचना में मद सं. 10, "हिमायीतित मछली और मछली इत्यादों के घन्य अविकिदिष्ट मदों के लिए विनिर्देश" के स्थान पर निम्नलिखित रखा जायेगा अवित्

"10. हिमणोतिल मळनं/ और मळनी उत्पादों के अग्य किसी अवितिद्विष्ट मदों के लिए विनिर्देश

"साधारण--हिमगासित मछला और मछली उत्पादों को प्रत्य किसी घिषानिर्दिष्ट मदों के मामलों में केता और विकेटा के बीच करार पाए विनिर्देश लागू होंगे, परन्तु यह तब, जबकि ये ग्रायात करने वाने देश को बाद्य विधियों, यदि कोई हो, के घनुरूप हों। ऐसे विनिर्देश के शमाब में निर्मात निरोक्षण परिषद् द्वारा नियुक्त विभोवजों के पैनल द्वारा प्रमुमोदित निनिर्देश लागू होंगे, परन्तु यह तब अवकि ऐसे विनिर्देश ग्रायात करने वाले देश को खाद्य विधियों, यदि कोई हो, के प्रमुक्त हों।

इस प्रयोजन के लिए थिशेयकों का पैनल निस्नलिखित से मिलकर बनेगा: ---

- (क) सामुद्रिक उत्पाद नियति विकास प्राधिकरण से एक प्रतिनिधि ।
- (अ) केन्द्रीय मळला उद्योग प्रोधोगिकी संस्थान से एक प्रतिनिधि ।
- (ग) सामूड एक्सपेंटिस एसोसिएशन से एक प्रतिनिधि ।
- (घ) निर्यात निरीक्षण श्रिकरण से एक मधिकारी।

टिप्पण : सभी हिमर्शातित मळली तथा मछलो उत्पादों की दशा में किसी भविनिर्दिष्ट प्रकार और किस्म के लिए कीड सूचिनों में वास्तविक पूरा नाम दिया जाएगा ।

> [फाइल सं. 6/12/84-ई भाई एवा ईपी] ए.के.चौध्री, निदेशक

पोष टिप्पण :--मूल अधिसूचना भारत के राजपत्र, माग II, बंब 3, उपखंड (ii) में का. भा. सं. 1153 तारी ख 9 मप्रैल, 1988 द्वारा 1550-1583 पुष्ठों पर नारी थ 9 मप्रैल, 1988 की प्रकाशित की गई था।

S.O. 191.—Whereas, in exercise of the powers conferred by Section 6 of the Export (Quality Control and Inspection) Act, 1963 (22 of 1963), the Central Government had formulated certain proposal for amending the Order of the Government of India in the Ministry of Commerce. No. S.O. 1153, dated 9th April, 1988 and published in the Gazette of India, Part II, Section 3, Sub-section (ii) dated 27th July, 1991 under the Order of the Government of India in the Ministry of Commerce, No. S.O. 2029, dated the 27th July, 1991 as required by Sub-rule (2) of rule 11 of the Export (Quality Control and Inspection) Rules, 1964;

And whereas objections and suggestions were invited within forty-five days of the publication of the said Order in the Official Gazette from all persons likely to be affected thereby;

And whereas copies of the said Gazette were made available to the public on 12th August 1991;

And whereas no objections or suggestions have been received from the public on the said proposal;

Now, therefore, in exercise of the powers conferred by section 6 of the Export (Quality Control and Inspection) Act, 1963 (22 of 1963), the Central Government, after consulting the Export Inspection Council, hereby makes the following amendment in the notification of the Government of India in the Ministry of Commerce, No. S.O. 1153, dated the 9th April, 1988, namely:—

In the said notification, for item No. 10, SPECIFICATION FOR ANY OTHER UNSPECIFIED ITEMS OF FROZEN FISH AND FISHERY PRODUCTS, the following shall be substituted, namely:—

"10. SPECIFICATION FOR ANY OTHER UNSPECI-FIED ITEMS OF FROZEN FISH AND FISHERY PRODUCTS

General—In the case of any other unspecified items of frozen fish and fishery products, the spec fications agreed to between the buyer and seller shall be applicable provided these conform to the Food Laws, if any, of the importing country. In the absence of such specifications, the specifications approved by the panel of experts appointed by the Export Inspection Council, provided such specifications conform to the Food Laws, if any, of the importing country, shall be applicable.

For this purpose, panel of experts shall consist of-

- (a) a representative from Marine Product Export Development Authority;
- (b) a representative from Central Institute of Fisherles Technology;
- (c) a representative from Seafood Exporters Association;
 and
- (d) an officer from Export Inspection Agency.

Note:—For any unspecified type and variety, the actual name in full shall be given in the code slips in the case of all frozen fish and fishery products".

[F. No. 6/12/84-EI&EP]
A. K. CHAUDHAURI, Director

Foot Note:—The principal Notification was published vide No. S.O. 1153 dated 9th April, 1988 in the Gazette of India, Part II. Section 3, Sub-section (ii) at pages 1550—1583 dated 9th April, 1988.

खाच एवं नागरिक पूर्ति मंत्रालय

(नागरिक पूर्ति विमाग)

भारतीय मानक व्यूरी

मई दिस्ली, 19 दिसम्बर, 1991

मा.आ. 192.--भारतीय मानक ब्यूरो नियम, 1987 के नियम 7 के उपनियम (1) को खंड (ख) के धनुसरण में भारतीय मानक ब्यूरो एतद्• द्वारा अधिमूचित करता है कि जिम जिन भारतीय मानक/मानकों, का/के विवरण नोचे अनुपुत्रों में दिया गया है/दिए गए हैं, वह/वे दिनांक · · · · · · को स्थापित हो गया है/हो गए हैं।

	·	धन् सूषी		
कम सं. स्थापि	त भारतीय मानक (कों) की संख्या, वर्ष और शीर्षक	नए भारतीय मानक द्वारा घतिकनित भारतीय मानक घणवा मानकों, यदि कोई हों, की सं. और वर्ष	टिप्पणी, यदि कोई हो	
(1)	(2)	(3)	(4)	
`	: 896-1991 हथकरमें के ऊनी कम्बल लूमस्टेट	बाई एस : 896 1957	1991-06-30	
2. मार्दण्सः	पुनरीक्षण) 1 1 1 10- 19 9 0 फैरोमिलि कॉनबिमिष्टि पुनरीक्षण)	माईएस : 1110 1981 	1991-05-31	

(1)	(2)	(3)	(4)
٦,	हाई एस : 1448 (पृ: 137) 1991 पेट्रोजियम और उसके उत्पाद परीक्षण को विधियां (भाग		1991-05-31
4	137) कापुरानों टर्झाइनों के ईंधल के जलवाष्यम प्रश्निलक्षण काई एस : 2039 (माग 1 से 3) 1991 बाइसिकिल और साइकिल रिक्शा के लिए इ स्पात	षाईएस : 20391981	1991-06-30
	केपाइप विभिष्टि (दूसरा पुनरकाण)	•	
	माई एसः 3211 1991 इंजीतियरों के द्राइंग यंत्र, पेन प्याइंट विमिष्टि (पहला पुनरीक्षण)	शार्ष एस : 3211-~- 1965	1991-06-30
6.	छ।ई एस : 3215-~ 1991ईजोनियरों के ड्राईण पंत्र-धूची प्ये।ईट−-विशिष्टि (पहला पुनरे क्षण)	ष्मो ६ एस	1991-06-30
7.	माई एस : 34601991 नूर्लंड ढियरो विशिष्टि (^{२०4} सरा पुनरेक्षण)	भाईएस : 3460 1972	1991-07-31
8.	माई एस : 4027 (भाग 8) 1991 कांसे के रासायनिक विश्तेषण की विधियां भाग 8 लोहे का निर्धारण (पहला पुतरीक्षण)	जाई एत : 4027 1967	1991-06-30
9.	भाई एसः 4338 1991 घरेलू सिलाई मशीन के लिए ऊर्ज्वाधर दोलन गटल-त्रिशिष्टि (दूसरा पुनरक्षण)	मार्द एत : 4338 1974	1991-06-30
1 0.	माईएस: 48त0 1991 श्रीचोशिक भवनों की माग से मुरक्षा: चाय की फैक्ट्रियां —रीति संहिता (पहला पुतरीक्षण)	भाई एस : 4886 1966	1991-06-30
11.	काई एस : 5553 (भाग 6) 1990 रिएम्टर-विभिष्टि भाग 6 भूसंपर्कन ट्रांसफार्भर (न्यूट्रलकपलर) (पहला पुत्रर क्षण)	मा ६ एस : 31511982	1991-08-71
1 2.	माई एस: 7404 (भाग 2) 1991 कामज से ढके कामज जालक विशिष्टि माम 2 प्राप्तताकार चारुक	घाईएिस : ७४ ०४ (भाग ः2)1991 भी र	1991-04-30
	(पहला पुनरीकण)	भार्यस ः 1666 1961	
13.	द्वाई एस: 75311990 शल्यकिया के बंज-संक्षारण प्रतिरोधो स्टेनजैस । इस्पात के शल्यकिया यंत्र- परीक्षण विधियां (पहला पुनरीक्षण)	धाई एस : 75:111975	1991-05-31
1 4.	द्वाई एस : 8335 1991 हुदयवाहिनी गल्यिकमा यंत्र-क्लैम्प, स्टेनस्की पैटनं- साइज ,क्शकार आमाम (पहला पुसरीक्षण)	भाई एस : 9935 1977	1991-06-30
1 5.	माई एस : 7583 7991 मल्याकता के यंत्र-पिसानीलका विस्फारक, वैक्स पेटर्न-विणिष्टि (पहला पुनर्,क्षण)	शार्ड एस : 8583 1977	1991-04-30
1 6.	धाई एस : 9588 1990 काष्ट्रणं नियर-विशिष्टि (पहला पुनरे क्षण)	भाई एस : 9588~-1980	1391-06-30
7.	धाई एस: 1006 र · 1991 यांबिक पुनित द्वारा खुती खानों की चट्टानों की इकाई दर के विश्लेषण का प्रोक्तार्थी (पहला पुनरीक्षण)	ग्राईएस∶ 10062~-1981	1991-07-31
18.	माई एस: 10358 1991 कार्बन क्लैक, सुपर एब्रेशन फार्नेस (ए ं एफ (एस-110)-विशिष्टि (पहला पुनरोक्षण)	माई एस : 103581982	1991-05-31
19.	भाई एस: 10738 (भाग 2/खंड 2) 1989 वेब गाइड के लिए फ्लैंज-विजिटिट भाग 2 साधारण भागातकार वेब गाइड के लिए फ्लैंज खंड 2 फ्लैंज टाइप ए		1991-04-30
20.	मार्ड एस : 10738 (साम 2/खंड 5) 1989 वेद गाइड के लिए पर्नेज-विशिष्टि साध 2 साधारण भायताकार वेदगाइड के लिए पर्नेज खंड 5 पर्नेज टाइप डी	* -	1991-03-31
21.	माई एम ' 10738 (माग 5/खंड 1)1991 वेद गाइड के लिए पर्लैज-विगिष्टि माग 5 मध्यम कपटे देवधाइड की पर्लैज खंड 1 सामान्य		1991-05-31
22.	द्याई एसः 10738 (मान 6/खंड 1)1991 वेर गाइड के लिए फ्तैंज-विजिष्टि भाष 6 वर्ताकार वेवगाइड की फ्लैंज खंड 1 सामान्य	÷ -	1991-06-30
23.	भाई एस: 10738 (भाग 6/कंड 2) 1991 वेजगाइड के लिए फ्लैंज की विशिष्टि भाग 6 वर्गकार वेवगाइड को फ्लैंज कंड 2 फ्लैंज टाइप के		1991-07-31
24.	भाई एवं : 1255 (मान 5) 1990 स्थिर स्रोत से जस्तर्जन के मापन की विधियां भाग 5 कुल पर्ला- राहड		1990-10-31
2 5-	माई एस : 12308 (माग 6) 1991 कञ्चे और ढलवां लोहे के रामायनिक विश्वेषण की विधियां माग 6 सिन्दिकान निर्धारण की भारास्मक विधि (0.1 से 6.0 प्रसिणत के लिए)	~ <u>~</u>	1991-06-30

(1)	(2)	(3)	(4)
	।।ग 10) 199 । कच्चे और बलवां लोहे के रासाप्रतिक चिक्चेयण को विधियो निर्धारण (७.0 प्रतिपत सक) को मार्सेनाइट विधि द्वारा		1990-05-31
27- भाईएस: 13023:	991 एन्जाइम देशम् (जन्तोय)विधिष्टि		1991-06-30
28. भाई एस: 13044	1991 प्रजनक भेड़ के ताजे एकवित बीर्य की तकतोकी धरेताएँ		1991-05-31
29. थाई एस: 13052	1991 भारतरिक दहन इंजन-सिलिडर ाइनर गुणता भ्रभिलक्षण	·	1991-06-10
30. आई एसः 13054	1991 फैरीएनायम के उत्पादन के लिए क्वार्टमाइट/क्वार्टन-विशिष्टि		1991-05-31
31. भाई एसः 13063 संहिता	1991 चंट्रान पर कम गहरो नीव याले भवनों की संरचनात्मक सुरझा-रोति		1991-05-31
32. भाई एस: 13065 सामान्य भपेकाएं	1991 बन्क हैंबलिंग उपस्कर-बैंगत मार्गलिंग उपस्कर-सिरा त्रिहं,न रस्तों; टाइन-		190 -05-11
33. आईएस: 13066	1991 विद्युत 'उपयोगों के लिए कांच चुने कपड़े पर श्राधारित प्रापेग-विश्विष्टि		199 '-0 5-31
34. आई एस: 13076	1991 डाफ थैलों को ले जाने के लिए हथट्रालो विशिष्टि		199 -05-31
35. भाई एस: 13079	1991 स्टीपिंग मोटप- विशिष्टि		199 -00-10
30. माईएस: 13090	1991 मोटर बाहुन व्यापारिक बाहुत-क्लब हा ऽसिंग- भाषाम		12,-, 0- 69
37. मार्च एसः 13096 यांत्रिक गुणधर्म	1991 फोस्टनर -प्रूफ भारमानों सहिस हिपरो-कम ग्रन्तराल याचो चूकियां-		199 -06-10
38. भाई एसः 13108 (सामान्य प्रयोग के लिए	माण 1)- 1991 प्रकाशिको यंत्र-सूक्ष्मदक्षियां माग 1 प्रकाश सूक्ष्मदक्षिको के मज्जन सेल		199 -03-30
39. माईएस: 13114	1991 जनकल कार्पों के लिए फोर्जित गेट, ग्लोब और चक बाल्य-विशिष्टि		199:-06-30
40. ग्राईएस: 13115	1991 सामान्य प्रयोग के लिए सुबाह्य प्रायमिक उपवारकिट	~-	199,-00-10
41. धाई एस : 13122 (म विशिष्टि	ाग 2) – - 1991 औद्योगिक प्रक्रम नियंत्रण तंत्र में प्रयोग के लि र्ट्रांतिमडर-		1991-07-31
माग 2 संस्थापन भिरोक्ष	ण और नेती परीक्षण के विशा निर्देण		
	गाग 1)~- 1991 सौर सापन-घरेलू जल सापन तंत्र भाग 1 अंतरंग परीक्षण हुए कार्यकारिसा रेटिंग प्रक्रिया		1991-07-31
	- ।ग 2) 1991 सीर तापन-घरेलू जल तापन तंत्र-भाग 2 तंत्र कार्यकारित। कार्षिक कार्यकारिता पूर्वानुमान		1991-07-3
	ाग 3} 1991 सौर तापन-घरेलू जल तापन संब्र भाग 3 तंत्र घटक कार्यकारिता प्रापिक कार्यकारिता पूर्वानुमान		1991-07-31
45. श्राई एसः 13129 (मार् विश्वसनीयता का निर्धार	ा 4) 1991 सीर तापन-धरे लू जल तापन तंत्र भाग 4 टिकाऊपन और ण		1991-07-31

इन मामकों की प्रतियों भारतीय मानत द्यूरी, मानक क्षयत, 9 बहादुर शाह जकर मार्ग, नई दिल्ली-110092 कोर केलीय कायिक्यों बन्बई कलनाता चण्डीगढ़ तथा महास और णाखा कार्यावर्यों धर्वावाद, वंबिंद, भोबत, सुन्तेयर, मुंबहुटा, हेवसवद, जबहुर, कारपुर तथा निवेखन में विका के लि उपलब्ध हैं।

[सं. के. प्र. वि. /13:2

MINISTRY OF FOOD AND CIVIL SUPPLIES (Department of Civil Supplies)

BUREAU OF INDIAN STANDARDS

N. w Delhi, the 19th December, 1991

S.O.... 19: — In pursuance of clause (b) of Sub-rule (1) of Rule 7 of the Bureau of Indian Standards Rules 1987, The Bureau of Indian Standards horeby notifies that the Indian Standard(s), Particulars of which s/are given in the Scholal, hereto annexed, has/have been established on the date indicated against each:

	SCHEDULE						
SI. No	No., Year and Title of the Indian Standard(s) Established	No. and year of the Indian Standard or Standards, if any, superseded by the new Indian Standard	Date of Establishment				
(1)	(2)	(3)	(4)				
1,	IS: 896-1991 Handloom woollen Kamblies, loomstate (First Revision)	ls : 896—1957	1991-06-30				
2.	IS: 1110-1990 Ferrosilicon-Specification (Fourth Revision)	IS: 1110—1981	1991-05-31				
3.	IS: 1448 (P: 137)—1991 Methods of test for petroleum and its products (P: 137) Water separation characteristics of aviation turbine fuels.	-	1991-05-31				
4.	IS: 2)39 (Part I to 3)—1991 Steel tubes for bicycles and cycle rickshaws—Specification. (Second Revision).	IS: 2039—1981	1991-06-30				
5.	IS: 3211—1991 Engineers' drawing instruments, pen points (First Revision)	IS: 32111965	1991-06-30				
6.	IS: 3215—1991 Engineers' drawing instruments-needle points— Specification. (First Revision)	IS: 3215—1965	1991-06-30				
7.	IS: 3460—1991 Knurled nuts—Specification (Second Revision)	IS: 3460-1972	1991-07-31				
8.	IS: 4027 (Part 8)—1991 Methods of chemicals analysis of bronzes Part 8 Determination of Iron (First Revision)	IS: 4027—1967	1991-06-30				
9.	IS: 4333—1991 Household sewing machines vertical oscillating shuttle—Specification. (Second Revision)	IS:43381974	1991-06-30				
10.	IS: 4886—1991 Fire safety of industrial buildings: Tea factories—Code of practice (First Revision)	IS: 4886—1968	1991-06-30				
11.	IS: 5553 (Part 6)—1990 Reactors—Specification Part 6 Earthing transformers (Neutral couplers) (First Revision)	IS: 3151—1982	1991-08-31				
12.	IS: 740 (Part 2)—1991 Paper covered copper conductors— Specification Part 2 Rectangular conductors (First Revision).	Is: 7404 (Part 2)—1974 & IS: 1666—1961	1991-04-30				
13.	IS: 7531—1990 Surgical instruments—corrosion resistance of stainless steel surgical instruments—Methods of tests (First Revision).	IS: 7531—1975	1991-05-31				
14.	IS: 8335—1991 Cardiovascular surgery instruments—clamps, auricle, satinsky pattern-sizes, shape and dimensions. (First Revision).	IS:83351977	1991-06-30				
15.	IS: 8583—1991 Surgical instruments-gall duct dilators, bake's pattern—Specification. (First Revision)	IS: 8593—1977	1991 -04-30				
16.	IS: 9588—1990 Kraft liner—Specification. (First Revision)	IS:9588_1980	1991-06-30				
17.	IS: 10062—1991 Proforma for analysis of unitr te of quarrying rock by mechanical means (First Revision	IS: 10062—1981	991-07-31				
18.	IS: 10358—1991 Carbon black, super abrasion furnace (SAF (N-110))— Specification) (First Revision)	IS: 103581982	1991-05-31				
19.	IS: 10738 (Part 2/Sec. 2)—1989 Flange for waveguides—Specification Part 2 Flanges for ordinary rectangular waveguides Section 2 Flange Type A.		1991-04-30				
20.	IS: 10738 (Part 2/Sec 5)—1989 Flanges for waveguides—Specification Part 2 Flanges for ordinary rectangular waveguides Section 5 Flange Type D		1991-03-31				

भाग	112-018 2 (II)] +	। रत का राजपक्षः जनबरा 18, 1992/पाष 28	3, 1913 -	323
(1)	(2)	-	(3)	(4)
21.	IS: 10738 (Part 5/Sec 1)—1991 Flanges for wavegumedium Flatrectangular waveguides Section 1 Ge		_	1991-05-31
22.	IS: 10738 (Part 6/Sec 1)—1991 Flanges forwavegui Part 6 Flanges for square waveguides Section 1 Ge	<u> </u>	_	1991-06-30
23.	IS: 10738 (Part 6/Sec 2)—1991 Specification for fl Part 6 Flanges for square waveguides	anges for waveguides	-	1991-07-31
24.	Section 2 Flange Type K IS: 11255 (Part 5)—1990 Methods of measuremen stationery sources Part 5 Total fluoride	t of emissions from	-	1990-10-31
25.	IS: 12308 (Part 6)—1991 Methods for chemical a pig iron.	nalysis of cast iron and	_	1990-06-30
	Part 6 Determination of silicon by gravimetric met 6.0 percent). 26. IS: 12308 (Part 10)—1991 Methods of chemic			1000-05-31
	and pig iron Part 10 Determination of magnese (Up to 7.0 Per	•	~	1000-03-31
	(Vulumetric) method			.001.0
	IS: 13023—1991 Enzyme bates (Acidic)—Specifica IS: 13044—1991 Technical requirements for freshl		- -	1991-06-30 1991-05-31
۷٥.	of breeding sheep.	y confected semen	_	1271-03-31
29.	IS: 13052—1991 Internal combustion engines—cylcharacteristics.	inder liners-quality	←	1991-06-30
30.	IS: 13054-1991 Quartzite/quartz for the product	ion of ferroalloys—	 -	1991-05-31
31.	Specification. IS: 13063—1991 Structural safety of buildings on rocks—Code of practice.	shallow foundations on	~	1991-05-31
32.	IS: 13065—1991 Bulk handling equipment-wagon endless rope type—General requirements.	marshalling equipment-	~_	1991-05-31
33.	IS: 13066—1991 Prepreg based on glass woven fat applications—Specification.	oric for electrical.	_	1991-05-31
	IS: 13076—1991 Hand trolley for carrying mail ba	gs-Specification		1991-05-31
	1S: 13079—1991 Steeping motors—Specification		,	1991-06-30
36.	13090—1991 Automotive Vehicles—commercial vehicles—clutch housings—Dimensions		-	1991-07-31
	IS: 13096—1991 Fasteners—nuts with specified propitch thread—mechanical properties.		_	1991-06-30
	13108—(Part 1) 1991 Optics and optical instrumer Part I Immersion oil for general use in light micro	scopy		1991-06-30
	IS: 13114_1991 Forged brass gate, globe and checoworks purposes_Specification			1991-06-30
	IS: 13115-1991 Portable firstaid kit for general u			1991-06-30
41.	IS: 13122 (Part 2)—1991 Transmitters for use in Inc systems—Specification Part 2 Guidance for installation, inspection and ro		_ .	1991-07-31
42.	IS: 13129 (Part 1) = 1991 Solar heating -domestic Part 1 Performance rating procedure using indoor	water heating systems		1991-07-31
	IS: 13129 (Part 2)—1991 Solar heating—domestic v Part 2 Procedure for system performance characteric performance pradication.	vater heating systems		1 991-07- 31
44.	IS: (3129 (Part 3)—1991 Solar heating—domestic w Part 3 Procedures for system component characteristic for yearly performance using component performan	ation and predication		1991-07-31
45.	IS: 13129 (Part 4)—1991 Solar heating—domestic w Part 4 Determination of durability and reliability.			1991-07-31

Copies of these Indian Standards are available for sale with the Bureau of Indian Standards, Manak Bhavan, 9 Bahadur Shah Zafar Marg, New Delhi-110002 and Regional Office: Bombay, Calcutta, Chandigath and Madras and also Branch Offices: Ahmedabad, Bangalore, Bhopal, Bhubaneshwar, Guwahati, Hyderabad, Jaipur, Kanpur, Patna and Trivandrum.

का.श्रा. 193 .— भारतीय माभक ब्यूरो नियम, 1987 के नियम 7 के उपनियम (1) की खंड (ख) के श्रनुसरण में भारतीय मानक ब्यूरो एतव्ज्ञारा श्राधिसूचित करता है कि जिस/जिन भारतीय माक/मानकों, का के विश्वरण नीचे अनुसूची में दिया गया है/दिए गए हैं, बह/दे दिनांक · · · · · · को स्थापित हो गया है/हो गए हैं।

धनुसूचो

कम सं.	स्थापित भारतीय मानक (कों) की संख्या वर्ष और णीर्षक	नए भारतीय मानक ह्यारा चितिकसित भारतीय मानक वथवा मानकों, यदि कोई हों, की स _ं और वर्ष	टिप्पणो यदि कोई हो
(1)		(3)	(4)
1.	आई एस: 10 (भाग 4)-1989 प्लाईवुड की चाय की पेटियों की बिशिष्टि भाग 4 धानु फिटिंग (पांचयां पुनरीक्षण)	श्राई एत: 10 (भाग 4)-1978	1990-12-01
2-	धाई एतः 269-1989 साक्षारण पांटेलैण्ड सोमेंट, 33 ग्रेड-निर्वािल्ट (जीया पुनरीक्षण)	भार्तेएन: 269-1976	1990-12-01
3.	माई एस : 916—1989 चौकोर 18 लिटर-विणिष्टि (तीसरा पुनरीक्षण)	भाई एस : 916-1975	1990-04-30
4.	प्राई एस : 1137—1990 चद्दर की मोटाई और तार का ब्याम (पहला पुनरीक्षण)	माई एस: 1137~1959	1991-02-28
	म्राई एस : 1447 (भाग 4)—1989 पेट्रोलियम सीर उसके उत्ताद-तमूर्त की विश्वियां भाग 4 प्रयोगशाला विश्लेषण के लिए कोक के नमूर्त (पहला पुनरीक्षण)	ष्ट्राई एस: 1447 (भाग 4)-1984	1990-12-31
6.	आई एस: 1536-1989 जल, गैस मल-जल हेतु अपकेन्द्री ढल (स्मन) लोहे के दाश पाइप-विशिष्टि (तीसरा पुत्त रोक्षण)	माई एस : 1536-1976	1990-06-30
7.	माई एस : 1592-1989 एस्बेस्टस वाब पाइप भाई एस : विशिष्टि (तीसरा पुनरीक्षण)	मा ६ एस : 1592-1980	1991-01-01
8 .	भाई एस: 1610-1989 षरेलू सिलाई मगीन-सामान्य भ्रपेक्षाएं (दूसरा पुनरोक्षण)	भाई एत: 1610-1981	1091-05-01
9.	आई एस : 1879 1987 धातबध्यं ढलवां लोहे के पाइप फिटिंग की शिशिष्ट (दूसरा पुनरीक्षण)	ई एस: 1879 (भाग 1 से 10)-19	75 1991-04-16
10.	भाई एस: 1891 (भाग 3)-1988 रबड़ कनवेयर और उत्थापक बस्त्रादि पट्टे की विशिष्टि भाग 3 तेल प्रति रोधी पट्टें (दूसरा पूनरीक्षण)	आर्थ एस: 1891 (भाग 3)-1978	1990-09-01
11.	(पूचर दुवरावान) आई एस : 2291-1990 स्पर्शेज्य की और की घे (तीसरा पुनरीक्षण)	आई एस : 2291-1981	1991-02-28
12.	माई एस : 5423-1989 नोटर बाहुन-जाक घाब नर्थर-विशिष्टि (बूसरा पुनरीक्षण)	माई एतः 5423-1978	1991-01-31
13.	भाई एस : 5658~1990 स्निप नोज प्ताय-विशिधिट (पहुला पुनरीक्षण)	श्र.हेर्म: 5535-1970	1991-02-28
14.	भाई एस: 6240-1989 तप्त बैलिन इस्मान प्लेड (6 निमी तर) बर्दर और मनो, प्रस वास प्रवणीय गैसों निनिश्चर हेतु-विणिष्टि (दूसरा पुनरीक्षण)	माई र्तः 6240-1976	1990-12-01
1 5.	ग्नाई एस: 6893 (भाग 7)-1990 मशीन औजार खरीदन के लिए विशिष्टि हेतु प्रोफार्मा भाग 7 क्षेतिज तर्कु सहित बाल्य मिलिटर पिसाई मशीन	ì	1991-02-28
16.	श्राई एस : 8041-1990 शीघ्र जमने वाला सीमेंट-विशिष्टि (दूसरा पुनरीक्षण)	आई एसः 8041-1978	1991-05-01
17.	भाई एम : 8042-1989 सफेद पोर्टलैण्ड सीमेंट की विशिष्टि (बूसरा पुनरीक्षण)	भाई एम: 8042-1978	1991-05-01
18.	माई एस : 8112-1989 43 पोर्टलैण्ड सीमेंट विशिष्टि (पहला पुनरीक्षण)	बाई एम : 8112-1976	1991-05-01
19.	आई एस: 8271 (भाग 6/खंड 5)-1991 माकृति चयत और नियंत्रण हेलु प्रयुक्त क्वाटेंग किस्टल-विणिष्टि भाग 6 श्रेणी बी एफ ढोलिज खंड 5 क्वाटेंग क्रिस्टल इकाई पाइप बी एफ-05		1991-02-28

(1)	(2)	4	(3)	(4)
20.	धाई एस: 8271 (भाग 6/खंड 6)-1991 फिस्टल-विशिष्ट भाग 6 श्रेणी वी एक डोलित	माकृति चयन और नियंत्रण हेलु प्रयुक्त क्वार्टज खंड 6 क्वार्टज किस्टल इकाई वी एफ-06	f — 	1991-02-28
	षाई एस : 8373 (भाग 1)1991 स्टील नौंच (पहला पुनरीक्षण)	लांच-विशिष्टि भाग । एकत हुन पैसेंजर फेरी	ब्राई एस: 8373 (भाग 1)-1977	1991-02-28
22	म्नाई एस: 8409-1991 हृदय वाहिनी का विशिष्टि (पहला पुनरीक्षण)	शस्यिकया यंत्र-डाइलेटर वास्व, टिवमिट्रल पैटर्न-	माई ए ग : 8409-1977	1991-02-28
23.	भाई एस: 8824 (भाग 2)-1988 बिजली (जालकता केवल)	के मभी मापी की त्रिशिष्टि भाग 2 पटसन हेतु		1991-01-31
24.	माई एस: 3269-1990 द्ववीय फिल्टर सत्व के बीच सूरुयांकन परीक्षण विधि (पहला पुनरीक्षण)	भार फिल्टर के बाज कमी और द्रवाह भ्रमिनक्षण	मा ६ एस : 9269-1979	1991-02-28
25.	भाई एस: 10242 (भाग 3/खंड 7)1990 3 उपकरण खंड 7 तापन और कुकिंग उपस्कर	जलपोत में बिजली के संस्थापन-विशिष्टि, भाग	-	1991-02-28
26.	माई एस: 12418 (भाग 4)-1991 मन्तः मृ टी (200 त्री)	त्राणयी गर्भं निरोधक युक्ति-विशिष्टिभाग ₄कापर-	· माई एस: 12418 (माग 4)1987	7 1991-02-28
27.	भाई एस : 12933 (भाग 1)-1990 सपात प	रोट सौर संप्राहक भाग ा सामान्य भपेक्षा एं	-412	1991-01-31
28.	षाई एस: 12962-1990 मूत्रभूत इंजीनियरी	संगंत्र डिजाइन हेनु भग्नकड़ा पत्न	***	1991-02-28
29.	भाई एस: 2966 (भाग 2)-1990 बाधों में	ौलरी और धन्य खुली जगहों को रीति मंहिता भाग 🔏	संरचना क्षिजा इन	1991-02-28
3 0.	ब्राई एस: 12968-1991 समुद्री इंग्नों हेतु कैं	र शाफ्ट हेतु इस्पान की ढलाइयां-विशिष्टि		1991-02-28
31.	आई एस: 12976-1990/गानी करने के रि	लेए सौर ऊर्जा संत्र-रीति संहिया -		1991-02-28
32 .	भाई एसः 12983-1980 तिलहुन भवणिष्टि	कुल भ्रवशिष्ट हेक्सेन का निर्धारण	-	1991-02-28
33.	<mark>ग्राई एस</mark> : 19894-1990 संयं त्र वंकन मक्षीन क्	ी <mark>कारीद वि</mark> शिष्टि हे तु प्रोफार्मा		1991-02-28
34.	भ्रष् <mark>द एस : 12985-1</mark> 990 तीपर और कटिंग ट	ांगल लिवर लगा-मिशिष्टि		1991-02-28
3 5.	<mark>श्राई एस : 12991-1990 कॅम्</mark> प लगाने वाले त्र	चू-नाभकरण	- -	1941-02-28
36.	आई एस : 12992 (भाग 2)-1990 स्प्रिंग न	ागे निरापव मोचक बाल्यविणिष्टि भाग 2-परीक्षणः -	भ्रप्हि एस :	1991-02-28
3 7. '	भाई एसः 12993-1991 अंत वेशीय जलपोत	हस्त छेद-विशिष्टि	****	1991-01-31
38.	भाई एस : 13008-1990 उपले नालीदार ए	बेस्टस सीमेंट की चद्दर-विशिष्टि		1991-02-28
39.	भाई एस : 13012-1990 थेले का फाफ्ट काग	ज एक्सर्टेसेबल कापट कागज-विशिष्टि	_	1991-02-28
40	भाई एस : 103161991 भ्रन्तवहुत इंजन-रेबि	ਹਟ ਛੇਜ फ्रेंक-विशिष्टि -		1991-03-31

इन मानकों की प्रतियां भारतीय सानक ब्यूरो, मानक भवन, 9 बहाबुरणाह जफर मार्ग, नई दिल्ली-110002 और क्षेत्रीय कार्यालयों बस्बई, कलकत्ता, चंबीगढ़ तथा महास और शाखा कार्यालयों अहमदाबाद बंगलौर, भोपाल, भृवनेश्वर, गुवाहाटी, हैदराबाद, जयपुर, कानपुर, पटना और ब्रिवेन्द्रम में विक्री हेतु उपलब्ध हैं।

> [सं. के.प्र.वि./13:2] एत्र,श्रीनिज्ञासन, अपर महानिवेशक

S.O. 193—In pursuance of clause (b) of Sub-rule (1) of Rule 7 of the Bureau of Indian Standards Rules 1987, The Bureau of Indian Standards hereby notifies that the Indian Standard(s), Particulars of which is/are given in the Schedule hereto annexed, has/have been established on the date indicated against each:

SCHEDULF II. No. Year and Title of the Indian Standard(s) Established No. and year of the Date of

No.	Indian Standard or Standards, if any, superseded by the cew Indian Standard	Establishments
(1) (2)	(3)	(4)
 IS: 10 (Part 4) -1989 Specification for plywood tea-chests, Part 4 Metal fittings (Fifth Revision) IS: 269-1989 Ordinary portland cement, 33 Grade-Specification (Fourth Revision) 	IS: 10 (Part 4)—1978 IS: 269—1976	1990-12-01 1990-12-01

ايرد	THE GAZETTE OF INDIA, JANUARI 18, 1992/PAU		11—SEC. 3(11)
(1) (2)	(3)	(4)
3.	IS: 916-1989 Square Tins, 18 Litre—Specification (Third Revision)	IS : 916—1975	1990-04-30
4.	IS: 1137 -1990 Thicknesses of sheet and diameter of wire (First Revision)	IS:1137-1959	1991-02-28
5.	IS: 1447 (Part 4)—1989 Petroleum and its products— Methods of sampling Part 4 Sampling of petroleum coke for laboratory analysis. (First Revision).	IS: 1447 (Part 4)-1984	1990-12-31
6.	IS: 1536-1989 Centrifugally cast (spun) iron pressure pipes for water, gas and sewage-specification. (Third Revision)	IS:1536—1976	1990-06-30
7.	IS: 1592-1989 Asbestos cement pressure pipes—Specification (Third Revision).	IS: 1592 1980	1991-01-01
8.	IS: (1610-1989 Household sewing machines-general requirements (Second Revision).	IS:1610—1981	1991-05-01
9.	IS: 1879-1987 Specification for malleable cast iron pipe fittings (Second Revision).	IS: 1879 (Part 1 to 10)— 1975	1991-04-16
10.	IS: 1891 (Part 3)—1988 Specification for rubber conveyor and elevator textile belting Part 3 Oil resistant belting. (Second Revision)	IS: 1891 (Part 3)-1978	1990-09-01
11.	IS: 2291-1990 Tangential keys nd keyways (Third Revision).	ÍS : 2291—1981	1991-02-28
12.	IS: 5423—1989 Automotive vehicles-shock absorbers—Specification (Second Revision)	IS: 54231978	1991-01-31
13.	IS: 5658 - 1990 Snipe nose pliers - Specification (First Revsion).	IS : 5658—1970	1991-02-28
14.	IS: 6240—1989 Hot rolled steel plate (upto 6 mm), sheet and strip for the manufacture of low pressure liquificable gas cylinders—Specification (Second Revision).	IS: 6240~ 1976	1990-12-01
15.	IS: 6893 (Part 7)—1990 Proforma for purchase specification for machine tools Part 7 External cylinderical grinding mahines with horizontal spindle.	-	1991-02-28
16.	IS: 8041—1990 Rapid hardening portland cement—Specification (Second Revision)	IS: 8041—1978	1991-05-01
17.	IS: 8042—1989 Specification for white portland cement (Second Revision).	IS: 8042—1978	1991-05-01
18.	IS: 8112—1989 43 Grade ordinary portland cement—Specification (First Revision).	IS: 8112-1976	1991-05-01
	IS: 8271 (Part 6/Sec. 5)—1991 Quartz crystal units used for frequency control and selection—Specification Part 6 Series BF oscillators section 5 Quartz crystal unit type BF-05.	perior	
	IS: 8271 (Part 6/Sec. 6)—1991 Quartz crystal units used for frequency control and selection—Specification Part 6 Series BF for oscillators Section 6 Quartz crystal unit type BF—06	_	1991-02-28
21.	IS: 8373 (Part 1)—1991 Steel laucnhes—Specification Part 1 Single hull passenger ferry laucnhes (First Revision).	IS: 8373 (Part 1)1977	1991-02-28
22.1	S: 8439-1991 Cardiovascular surgery instruments—dilator, valve, tubb's mitral pattern—Specification (First Revision).	IS: 84091977	1991-02-28
	IS: 8824 (Part 2)—1988 Specification for electrical moisture meters Part 2 for jute (conductivity type)		1991-01-31
24.	IS: 9269—1990 Evaluation of pressure drop varsus flow characteristics of hydraulic filter elements and filters—Method of test. (First Revision).	IS: 9269—1979	1991-02-28
-	IS: 10242 (Part 3/Sec. 7)—1990 Electrical installations in ships—Specification.		1991-02-28
	Part 3 Equipment Section 7 Heating and cooking appliances.		

(1)	(2)	(3)	(4)
Part 4	418 (Part 4)—1991 Intra-uterine contraceptive Lavices—Spacification Copper T(200 B). Revision.)	IS: 12418 (Part 4)→1987	1991-02-28
•	1933 (Part 1)—1990 Solar flat plate collector General requirements.	<u> </u>	1991-01-31
28. IS:12	962. 1990 Data sheet for basic engineering plant design	→	1991-02-28
	965 (Part 2)→1990 Code of practice for galleries and other ngs in dams Part 2 Structural Design.	-	1991-02-28
	2968—1991 Steel castings for crankshafts for marine engines—ication.		1991-02-28
31. IS: 12	1976 - 1990 Solar water heating systems - Code of practice	-	1991-02-28
32. IS :12	983 - 1990 Oil seed residues-Determination of Total residual hexane		1991-02-28
33. IS : 12 machi	984-1990 Proforma for purchase specification for plate bending nes.		1991-02-28
34. IS:12	1985 - 199) Nippers, a 1-cutting-toggle lever assisted Specification		1991-02-28
35. IS: 12	991 - 1990 Camping tents - nomenclature	—	1991-02-28
-	992 (Part 2) -1990 Spring loaded safety relief valves— Specification—Testing.	_	1991-02-28
37. IS:12	993 - 1991 Inland vessels - hand - holes - Specification		1991-01 -3 1
38. IS:13	003 - 1990 Shallow corrugated asbestos sement sheets - Specification		1991-02-28
39, IS:13	012 - 1990 Sack kraft paper and extensible kraft paper—Specification	_	1991-02-28
engine	8016 1991 Internal combustion es Radiator drain Specification	_	1991-03-31

Copies of these Indian Standards are available for sale with the Bureau of Indian Standards, Manak Bhavan, 9 Bahadur Shah Zafar Marg, New Delhi-110002 and Regional Office: Bombay, Calcuta, Chandigarh and Madras and also Branch Office: Ahmedabad, Bangalore, Bhapal, Bhubaneshwar, Guwahati, Hyderabad, Jaipur, Kanpur, Patna and Trivandrum.

[No. CMD /13:2] N. SRINIVASAN, Addl. Director General

नागरिक पूर्ति और सार्वजनिक वितरण मंत्रालय

नई दिल्ली, 20 दिसम्बर, 1991

का. ग्रा. 194.: — भारतीय मानक ब्यूरो ग्रिशित्यम, 1986 (1986 का 63) की घारा 7 की उप धारा (1) द्वारा प्रवत्त सक्तियों का प्रयोग करते हुए केंद्रीय सरकार एतव्हारा ले. जनरल ए.एस. भुत्लर को 7300-100-7600/- रू. के वेतनमान में 20 दिसम्बर, 1993 (पूर्वाहन) से ग्रागामी प्रादेशों तक भारतीय मानक ब्यूरो के महा निदेशक के रूप में नियुक्त करती है।

[फा. 2/16/91-बी-आई-एस]

ए.पी. श्रीवास्तव निदेशक

MINISTRY OF CIVIL SUPPLIES & PUBLIC DISTRIBUTION

New Delhi, the 20th December, 1991

S.O. 194.—In exercise of the powers conferred by Sub-Section (1) of Section 7 of the Bureau of Indian Standards Act, 1986 (63 of 1986), the Central Government hereby appoints Lt. Genl. A. S. Bhullar as Director-General of the Bureau of Indian Standards in the scale of pay of Rs. 7300-100-7600 with effect from the 20th December, 1991 (FN), until further orders.

[F. No. 2/6/91BIS]
A. P. SRIVASTAVA, Director

कृषि मंत्रालय

(कृषि मन्संधान तथा शिक्षा विभाग)

नई दिल्ली, 9 दिसम्बर, 1991

का. भा. . 195: — केन्द्रीय सरकार, कृषि मंत्रालय, कृषि मनुसंधान तथा शिक्षा विभाग राजभाषा (संघ के शासकीय प्रयोजनों के लिए प्रयोग) नियम 1976 के नियम 10 के उपनियम (4) के प्रनुसरण में एतव्द्वारा भारतीय कृषि भनुसंघान परिषव के संस्थान केन्द्रीय कन्त्र फक्षल भनुसंघान संस्थान श्रीकार्य, तिरुवनन्तपुरम, केरल जिनके 80% से प्रधिक कर्मचारियों ने हिन्दी का कार्यसाधक ज्ञान प्राप्त कर लिया है को अधिसूचित करती है।

[फा.सं. 13-11/91-हिन्दी] टी.सी. भूद, ग्रवर संविध

MINISTRY OF AGRICULTURE (Deptt. of Agricultural Research & Education)

New Delhi, the 9th December, 1991

S.O. 195.—The Central Government, Ministry of Agriculture, Deptt. of Agricultural Research & Education hereby declares the Central Tuber Crops Research Institute, Indian Council of Agricultural Research, Sreekariyam Trivandrum. Kerala where more than 80 per cent of staff have acquired the working knowledge of Hindi, as notified office in persuance of Sub-Rule 4 of Rule 10 of the official Language (use of official purpose of the union) Rule 1976.

[No. 13/11/91-Hindi] T. C. SUD, Under Secy.

जल संसाधन मंत्रालय

नई विंस्ली, 20 दिसंन्वर, 1991

का.मा.. 196: ---- तुगभद्रा बोर्ड के गठम के संबंध में तस्कालीन मिबाई और विद्युत मंझालय की विनांक 10 मार्च, 1955 की श्रक्षिस्चना सं. डी डब्स्यू-VI-4 (9) (समय-मध्य पर यथासंशोधित) में निम्नीलिखत और संशोधन किया जाता है अर्थात्:---

पैरा-1 में "सवस्यों" के झन्तर्गत ुविश्वामान प्रविद्धि श्रर्थात् "सचिव-II सार्वजिनक कार्य, कमान क्षेत्र विकास तथा विद्युत विभाग, कर्नाटक सरकार" के स्थान पर निम्नलिखित प्रविष्टिय प्रतिस्थापित की जाए।

"सचिव, कर्नाटक सरकार, सिचाई विभाग, बंगलीर"।

[सं. 19/4/76-डी डब्ल्य I/पी IV/पी .-II/खंड-I}] बी.के. विल्या अवर संखिव

MINISTRY OF WATER RESOURCES

New Delhi, the 20th December, 1991

S.O. 196.—The following further amendment is made in the crstwhile Ministry of Irrigation and Power Notification No. DW VI-4(9) dated 10th March, 1955 (as amended from time to time) relating to the constitution of the Tungabhadra Board, namely:—

For the existing entry under "Members" in para 1 namely "Secretary-II Public Works, CAD and Electricity Department Government of Karnataka" the following entry shall be substituted:—

"Secretary to the Government of Karnataka, Irrigation Department, Bangalore".

[No. 19/4/76-DW.I/P.IV|P.II|Vol.II.] V. K. TRIKHA, Under Secv.

भानव संसाधन विकास मंद्रालय

(युवा कार्यक्रम और खेल विभाग)

मई विस्ली, 31 दिसम्बर, 1991

का.बा.. 197:—-इस विभाग की दिनांक 7 मई, 1986 की ब्रिधिसूचना सं. 13-11/85-डी-1 (खेल) जिसके अंतर्गत राष्ट्रीय कल्याण निधि योजना प्रधिसूचित की गई थी तथा जिसमें समय-समय पर संशोधन किये गये हैं; एतदबारा उसमें निम्न संशोधन और किया जाता है:—

भाग II पैरा 4(I) में "युवा कार्यक्रम और खेल उप-मंझी—-प्रध्यक्ष" शब्दों के स्थान पर "युवा कार्यक्रम और खेल राज्य मंझी---प्रध्यक्ष" शब्द रखे आएंगे।

- 2. उपर्युक्त प्रधिसूचना के पैरा 4(भाग 11) में उल्लिखित राष्ट्रीय चिलाड़ी कल्याण निधि के प्रबन्ध तथा प्रशासन हेतु गठित जनरल कमेटी का निम्न प्रकार से पुनर्गठम किया गया है जिसकी भवधि उपर्युक्त प्रधिसूचना के अंतर्गत बनाये गये नियमों के प्रनुसार इसकी प्रथम बैठक की तिथि से 3 वर्ष होगी:——
- युवा कार्यक्रम और स्ट्रेम राज्य मंत्री सुश्री ममता बनर्जी सदस्य
 - सचित्र, भारत सरकार, —श्री एस . एम . राजेन्द्रन स्वा कार्यक्रम और खेल विभाग
 - वित्तीय सलाहकार, —श्री एस . बनर्जी युवा कार्यक्रम और खेल विभाग
 - ग्रष्टियक्ष, भारतीय ओलस्विक एमोसिएशन ----श्री बी.एस. ग्राविस्थन
 - सहानिवेशक, ---श्री ए.के. पाण्डया
 भारतीय खेल प्राधिकरण

- - केन्द्रीय सरकार द्वारा नामित किये जाने वाले 3 वसीवृद्ध खिलाडी:——
 - (1) श्री एम. ए. के. पटीदी
 - (2) श्री मिलखा सिष्ठ
 - (3) श्रीपी.के. बनर्जी
- 8. केन्द्रीय सरकार द्वारा नामिन किये जाने वाले राज्य खेल परिषदी/ राज्य सरकार के 5 प्रतिनिधि:---
 - (1) विशेष सिवब, पश्चिम बंगास सरकार, श्वेल तथा युवा सेवाएं विभाग ।
 - (2) निदेशक, खेल तथा सुवा कार्यकम भेषालय गरकार।
 - (3) श्रायुक्त व मिषय, खेल विभाग, हरियाणा सरकार ।
 - (4) उपाध्यक्ष तथा प्रवन्ध निवेशक, धान्ध्र प्रदेश खेल प्राधिकरण, लाल बहाकुर स्टेडियम, हैदराजाय
 - (5) मिश्रव (खेल), गोवा मरकार
- 9. केन्द्रीय सरकार द्वारा नामित किथे जाने थाले राष्ट्रीय खेल मधों के
 5 प्रतिनिधि:---
 - (1) प्रध्यक्ष, भारतीय बास्केट बाल रांघ
 - (2) श्रध्यक्ष,भारतीय शिम्नास्टिक संघ
 - (3) सचिव. भारतीय धॉकी सघ
 - (३) मानद गचित्र, भारतीय ती**रदा**जी संब
 - (5) मानद सिखय, भारतीय क्लिट नियत्रण बोर्ड
- 10. संयुक्त सचिव (खेल), युवा कार्यक्रम और खेल विष्यान, शहरूय-सचिव तथा खमाची

--शीमशी नीना रंगत

[मि .सं . 13-3/91—खेल-4] नीना रंजन, संयुक्त समिव

MINISTRY OF HUMAN RESOURCE DEVELOPMENT

(Department of Youth Affairs and Sports)

New Delhi, the 31th December, 1991

- S.O. 197.—This Department's Notification No. F. 13-11/85-D-I(SF) dated 7th May, 1986 vide which the scheme of National Welfare Funds Scheme was notified and which has since been modified from time to time, is hereby further modified as follows:
 - in Part II, Para 4 (i) the words "Deputy Minister for Youth Affairs & Sports—Chairman" shall be substituted with the words "Minister of State for Youth Affairs & Sports—Chairperson".
- 2. In accordance with para 4 (Part II) of the Notification quoted above, the General Committee for the purpose of management and administration of National Welfare Fund for Sports persons stands re-constituted as follows for a period

of 3 years in accordance with the Rules framed under the above mentioned notification from the date of its first meeting:—

Chairperson

Minister of State for Youth Affairs and Sports.
 —Ms. Mamata Banerjee.

Members

- Secretary to the Govt. of India, Department of Youth Affaits & Sports.—Sh. M. M. Rajendran.
- Financial Adviser, Deptt. of Youth Affairs & Sports.
 —Sh. S. Banerjee.
- President, Indian Olympic Association.—Sh. B. S. Adityan.
- Director General, Sports Authority of India.— Sh. A. K. Pandya.
- President, Federation of Indian Chamber of Commerce and Industry.—Sh. V. L. Dutt.
- 3 Veteran Sportsporsons to be nominated by the Central Government.
 - (i) Sh. M.A.K. Pataudi
 - (ii) Sh. Milkha Singh.
- (iii) Sh. P. K. Banerjee.
- 5 Representatives of State Sports Councils/State Governments to be nominated by the Central Government.
 - (i) Special Secretary, Govt. of West Bengal, Department of Sports and Youth Services.
 - (ii) Director, Sports & Youth Affairs Government of Meghalaya.
- (iii) Commissioner & Secretary, Sports Department, Govt. of Haryana.
- (iv) Vice-Chairman and Managing Director, Sports Authority of Andhra Pradesh, Lal Bahadur Stadium, Hyderabad.
- (v) Secretary (Sports) Govt. of Goa.
- 5 Representatives of National Sports Federations to be nominated by the Central Government:
 - (i) President, Basketball Federation of India.
- (ii) President,
 Gymnastics Federation of India.
- (iii) Secretary, Indian Hockey Federation.
- (iv) Hony, Secy.
 Archery Association of India.
- Hony. Secretary, Board of Control for Cricket in India.
- Joint Sccretary (Sports) Department of Youth Affairs and Sports Member-Secretary & Treasurer— Smt. Neena Ranjan.

[No, F. 13-3/91-SP.IV] NEENA RANJAN, Jt. Secy.

कस्याण **मंझा**लय (वक्फ प्रभाग)

नई दिल्ली, 1 जनवरी, 1992

का. श्रा. 198: — केंद्रीय रारकार, भारत सरकार के तत्कालीन विधि, त्याय और कंपनी कार्य मंत्रालय, विधायी विभाग की अधिसूचना संख्यांक का. या. 247, तारीख 30 विसम्बर, 1975, जो भारत के राजपल, भाग-2, खण्ड-3, उपखण्ड (2) सारीख 17 जनवरी, 1976 को गई थी, के साथ पटिंत वेक्फ अधिनियम, 1954 (1954 का 29) की धारा 21 की उपधारा (2) हारा प्रवत्त मित्रयों का प्रयोग करते हुए, विस्ती, श्रण्डमान और निकोबार द्वीप सिविश्त सेवा के स्रविकारी 1 गांवरी, 1992 को और उसने एक वर्ष की

भवधि के लिए प्रतिनियुक्ति पर पंजाव वक्फ कोर्ड के सचिव के कप में नियुक्त करती है।

> [सं. 4/3/91-नवक] एम.एस. पण्डित, संयुक्त सचिव

MINISTRY OF WELFARE

(Wakf Division)

New Delhi, the 1st January, 1992

S.O. 198.—In exercise of the powers conferred by sub-section (1) of section 21 of the Wakf Act, 1954 (29 of 1954) read with the Notification of the Government of India in the crstwhile Ministry of Law, Justice and Company Affairs, Legislative Department, number S.O. 247 dated the 30th December, 1975 published in the Gazette of India, Part II, Section 3, sub-section (ii), dated the 17th January 1976, the Central Government hereby appoints Shri F. O. Hashmi an officer of Delhi, Andaman and Nicobar Islands Civil Services, as Secretary of the Punjab Wakf Board on deputation basis, for a period of one year, on and from, the 1st day of January, 1992.

[No. 4/3/91-Wakf] M. S. PANDIT, Jt. Secy.

पेट्रोषियम और प्राकृतिक गैस मंधालय

नई विल्ली, 15 मार्च, 1991

का.मा.. 199: — पतः पेट्रोलियम और खनिज पाइनलाइन मूिम में उपयोग से अधिकार का अर्जन अधिनियय 1962 (1962 का 50) की धारा 3 की उपधारा के अधीन भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना का.मा.सं. 2611 नारीख 6-10-90 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न मनुसूची में विनिर्दिष्ट भूमियों में उपयोग के प्रधिकार को पाइपलाइनों को विछाने के लिए अजित करने का अपना माग्रय धोषित कर दिया था।

और यतः सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन सरकार की रिपोर्ट दे दी है।

- और प्रागे, यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस मधिसूचना से संलग्न बनुसूची में विनिर्दिष्ट भूमियों में उपयोग का ग्राप्तकार मजित करने का विनिश्चय किया है।

श्रव, ग्रतः उक्त श्रधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्ति का प्रयोग करने हुए केन्द्रीय सरकार एतद् द्वारा घोषित करती है कि इस श्रधिसूचना में संलग्न भ्रमुक्षी में विनिर्दिष्ट उक्त भूमियों में उपयोग का ग्रधिकार पाइपलाइन विछाने के प्रयोजन के लिए एतद् द्वारा श्राजित किया जाता है।

और आगे उस धारा की अपुष्कारा (4) द्वारा प्रदस्त शाक्तियों क प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का स्रधिकार केन्द्रीय सरकार में निहित होने की बजाय तेल और प्राक्कृतिक गैस भ्रायोग में सभी बाधाओं से मुक्त रूप में, घोषणा के प्रकाशन की इस सारीख को निहित होगा।

श्रनुसूची नाडा-1 से जी.एन.ए.क्यू तक पाईप लाईन बिछामे_. के लिए।

राज्य—गुजरात	जिला-भरुच	तालुका		
गांव	क्लाक नं.	हें .	घार.	मोष्टी
1	2	3	4	5
टंकारी	1962	0	07	50
	1961	U	06	75
	1957	0	07	50
	1960	0	07	50
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	2	3	4	40	1 2	3	4	5
डंकारी (जारी)	1959	0	09	75	458	0	01	9 5
	1950	0	20	40	457	0	03	04
	1951	0	05	25	459	0	03	75
	1935	0	12	75	467	0	00	3
	1942	0	12	75	460	0	09	8
	1942/1	0	06	30	461	0	00	1
	1941/ ए	0	11	78	462	0	08	2
	1945	0	05	40	463	0	05	1
	1940	0	0.5	12	464	0	04	8
	1939	0	14	41	484	0	13	2
	2011	0	16	50	485	0	13	9
	2123	0	09	00	4.9.5	0	20	8
	2122	0	05	10	494	0	00	1
	2121	0	21	75	489	0	14	5
	2100	0	17	55	491	0	17	2
	2141	0	06	90	490	0	00	9
	2142	0	21	90	430	0	10	5
	2143	0	13	20	429	0	05	8
	2148/ए/भी	0	06	30	427	0	07	0
	2146	0	06	75	Govt. Bund Protection	0	00	9
	2145	0	08	30	Minor Sub Course	0	00	6
•	2144	0,	02	66	Goyt, Bund Khar land	0.	00	9
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		401	<u> </u>	····	

Govt. Bund Protection Minor Sub Course Govt. Bund Khar land

[No. O-11027/99/90-ONG. D-IJ]]

K. VIVEKANAND, Desk Officer

नई दिल्ली, 31 दिसम्बर, 1991

का.भा.. 200: ---केन्द्रीय सरकार को यह प्रतीत होता है कि लोकहित में यह भावश्यक है कि गुजरात राज्य में कोइला से पंजाब राज्य में भटिंडा तक राजस्थान भीर हरियाणा से होकर पेट्रोलियम के परिवहन के लिए इंडियन ग्रायस कारपोरेशन लिमिटेड द्वारा पाइयसाइन विछायी जाए;

और ऐसा प्रतीत होता है कि ऐसी पाइपलाइन बिछाने के प्रयोजन के लिए इस अधिसुचना से उपाबद अनुसूची में वर्णित भूमि में उपयोग के ग्रधिकार का अर्जन करना भावस्थक है;

शतः, केन्द्रीय सरकार पैट्रोलियम और बनिज पाइपलाइन (भूमि में उपयोग के मिक्रकार का मर्जन) मिनियम, 1962 (1962 का 52) की धारा 3 की उपधारा (1) द्वारा प्रवता शक्तियों का प्रयोग करते हुए, उनमें उपयोग के मधिकार का अर्थन करने के अपने आश्रम की षोषणा करती है।

उक्त अनुसूची में वर्णित भूमि में हितबद कोई व्यक्ति उसमे उपयोग के अधिकार का धर्जन या भूमि के घन्दर पाइपलाइन विछाने पर झाक्षेप जिखित रूप में श्री कृपाल सिंह सम्पर्क प्रधिकारी और सक्षम अधिकारी, इंडियन भायल कारपोरेशन लिमिटेड, कांडला-भटिंडा पाइपलाइन परियोजना, एससीओ 178, सेक्टर 37-सी, चंडीगढ़ को, राजपन में प्रकाशित इस मधिसूचना की प्रतियां जनता को उपलब्ध कराए जाने की तारीका से 21 विन के भीतर कर सकेगा।

भनुसूची

हसील: सुनाम	जिलाः संगरूर	राज्य : पंजाब					
गोव का नाम	हवजस्त नं.			/ क्षेत्रफल हेक्टेयर ग्रार			
1 .	2	3	4	5	6		
महलान	54	8/2		12	39		
		8		6	33		
		9		0.8	0.0		
		13/1		5	56		
		13/2		7	59		
		1 4		3	ű (
		16		9	3 (

I	2	3	4	5	<u> </u>		tinda Pip	ority, Indian eline Project,			
सहस्रान-जार	c i	17/1		2	53	Chandigath	•	e chare		-	
		17/2		4	0.5			SCHEI	JULE		
		17/3			76	Tehsil: Sun	am Distr	ict : Sangrur	State	Punjab	•—
कमालपुर	126	93/16			51	Name of	Hadbast	Survy No./		Area	
		17		13	41	Village	No.	Khasra No./	Hec-	Are	Cen-
		24/3		1	26			Mustatee1	tare		ti arc
		25		12	14			No.			
		114/1/1		12	14			Killa No.			
		1/2		:	51	1	2		4	5	·——— · 6
		8		2	53	-					<u> </u>
		9		14	16	Mehlan	54	8/2		12	39
		10/1		01	01			8	- •	6	32
•		. 10/2 দ		, , 1,	. 52	•		9	_	8	09
		12			25			13/1		5	56
								13/2 14	_	7 8	59 60
कमालपुर	126	13/1		6	07			16	_	و	3 6
		13/2		3	04			17/1		2	53
		14/1		6	83			17/2	_	4	05
u -	•	14/2	-	2	02			17/3	_		76
		16/3		1	26	Kamalpur	126	93/16	_	_	51
		17/2/1		6	07			17	_	13	41
		115/5		4	55			24/3	-	1	26
								25	_	12	14
खनासकला	122	51/23/1		_	76			114/1/1 1/2	-	12	14 51
		24/1		I	52			8	_	2	53
		24/2		2	51			9 -	_	14	16
		77/9		1	77			10/1	_	01	01
		10	_	13	. 41			10/2	_	1	52
		11			53			12	_		25
		12		12	39	Kamalpur	126	13/1	_	6	07
	122	18/4/1		14	67			13/2	_	3	04
		5		6	07			14/1	-	6	83
		6		9	11			14/2	_	2	02
								16/3		1	26
		[सं.मार31	015/4/	91-ओ. ह	πŧ.Ij			17/2/1 115/5	_	6 4	07 55
	M 75. 1	The state of the s		1001		Khanal Kalı	122	51/23/1		_	76
	New Dal	hi, the 31st Dec	ember,	, 1 9 91				24/1	-	i 2	52
S.O. 200	Wheres i	t appears to the	Central	Govern	ment			24/2	_	2	53 77
		public interest (<i>7</i> 7/7 10		1 J 3	41
of Petroleum	n from Kand	la in the State of	Gujara	it to Pha	tinda			11			51
in the State	of Punjab, v	ia Rajasthan and	Harya	ma, Pipe	dir 🤃			12		12	39

[No. R-31015/4/91-O.R.L.]

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should be laid by the Indian Oil Corporation Limited; And whereas it appears that for the purpose of laying such pipeline it is necessary to acquire the right of user in the land

described in the Schedule annexed to this notification; Now, therefore, in exercise of the powers conferred by sub-

section (i) of section 3 of the Petroleum and Minerals Pipelines (Acquisiton of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user there in.

Any person into rested in the land described in the schedule may within 21 days from the date on which the copies of this notification, as published in the Gazette of India are made available to the general public, object in writing to the acquisition of the right of user there in or laying or the pipeline under the land to Shri Kripal Singh, Liaison Offic.,1

का. भ्रा. 201—केन्द्रीय सन्तकार को यह प्रतीत होता है कि लोकहित में यह भावश्यक है कि गुजरात राज्य में कादला से पंजाब राज्य में भटिका सक राजस्थान और हरियाणा से होकर पैट्रोलियम के परिवहन के लिए इंडियन श्रायल कारपोरेशन लिमिटेड द्वारा पाईपलाईन बिछायी जाए ;

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18/4/1

और ऐसा प्रतील होता है कि ऐसी पाईपलाईन विछाने के प्रयोजन के क्षिए इस ग्रिष्ठिगुलमा से उपायक अनुसूची में वर्णिल भूमि में उपयोग के ग्रधिकार का अर्जन करना भाषस्यक है --

श्रव : केन्द्रीय सरकार पैद्रोलियम और खिलिज पाईपलाईन (भूमि में उपयोग के श्रिक्षित का अर्जन) श्रिक्षियम 1962 (1962 का 52) की धारा 3 की उपधारा (1) द्वारा प्रदत्त सक्तियों का प्रयोग करते हुए उनमें अपयोग के श्रीक्षकार का अर्जन करने के श्रपने श्राणम की धोषणा करती है।

जनत धनुसूची में विणित भूमि में हिनसद कोई व्यक्ति उसमें उपयोग के प्रशिकार का धर्जन या भूमि के धन्दर पाईपलाईन बिछाने पर श्राक्षेप विनित्त रूप में श्री कृपाल मिह सम्पर्क घिष्ठकारी और मक्षम अधिकारी, इंडिएन धायल कारपोरंशन लिमिटेड, कारता मंटिडा पाईपलाईन परियोजमा एस सी औ 178 सेक्टर 37 भी चंडीगढ तो राजपल में प्रकाणित इस ध्रीधमुचना की प्रतियो जनता को उपलब्ध करगए आने की

घन्म् ची

महमी ल	स्पास्टर	चिंग्ना	सगसर	राज्य प	ांजाब-
गर्हा हा नाम	हेब्र्यम्त न	मुस्तनीलनं जिला नं.	- ਲ	: क्षेत्रफल श्रार वर	र्मिश्तर
1	2	3	4	5	
ाप् र	55	1391 320/2		31	11
•	1	322			51
गगरपुर	5.5	357 1		14	67
		366		1	26

S. O. 201.—Where as it appears to the Central Government that it is necessary in the public interest that for transport of petroleum from Kandla in the State of Gujarat to Bhatinda in the State of Punjab, via Rajasthan and Haryana, Pipelines should be laid on the Indian Oil Corporation limit ted.

And whereas it appears that for the purpose of laying such pipelines it is necessary to acquire the right of user in the land described in the Schedule annexed to this notification;

. Now, therefore, in exercise of the powers conferred by sub-Section (1) of section 3 of the Petroleum and Minerals Pipeline (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to aquire the right of user therein.

Any person interested in the land described in the said Schedulemay within 21 days from the date on which the copies of this notification, as published in the Gazette of India, are made available to the general public, object in writing to the acquisition of the right of user therein or laying of the pipeline under the land to Shri Kirpal Singh, Laiaison Officer and Competent Authority, Indian Oil Corporation Limited Kandla-Bhatinda Pipeline Project, Sector 37-C, SCO 178 Chandigarh.

SCHEDULE

Name of Village	Hadbast No.	Survey No Khasta No		Arca	
	2	Mustateel No. Killa No.		Cent	iAre
1	2	3	4	5	6
Gaggarpur	55	1391			
		320/2	_	31	1
		322	→	**	5
		357/1		14	67
		366	_	1	26

[No. R-31015/4/91-O.R.-I]

ना. भा. — 202 किसीय सरकार की यह प्रतीस होता है कि शिक्तिन में यह प्रावश्यक है कि गुजरात राज्य में कांडला से पंजाय राज्य में भटिका तक राजस्थान और हरियाणा से होकर पेट्रोलियम के परिवहद के लिए इंडियन भायल कारपोरेणन लिमिटेड द्वारा पाईपलाईन विद्यायी जाए

और ऐसा प्रतीत होता है कि ऐसी पाईपलाईन बिछाने के प्रयोजन के लिए इस प्रधिसूचना से उपावदा श्रनुसूची में बणित भूमि में उपयोग के प्रधिकार का अर्जन करना मावस्यक है;

अनः केन्द्रीय सरकार पैट्रोलियक और खनिज पाईपलाईन (भूमि में उपयोग के मधिकार का अर्जन) अधिनियम 1962 (1962 का 52) की धारा 3 की उपधारा (।) द्वारा प्रवेशन शिवस्यों का प्रयोग करते हुए, उनमें उपयोग के प्रधिकार का अर्जन करने के अपने आवाय की धोपसाः करनी हैं!

उनत प्रमुक्ती से यणिन भूमि में हितबद्ध कोई व्यक्ति उसमें उपयोग के भिष्ठकार का अर्जन या भूमि के प्रन्दर पाईपलाईन बिछाने पर आक्षेप लिकित रूप में श्री कृपाल मिह समार्क अधिकारी और सक्षम अधिकारी, इिडयन शायल कारपोरेणन लिमिटेड कांडला भंटिडा पाईपलाईन परियोजना एस सी ओ 178 सेनटर 37—सी वंडीगढ़ को राजपन्न में प्रकाणित इस अधिसुचना की प्रतिया जनता को उपलब्ध कराए जाने की नारीख में 21 दिन के भीतर कर सकेगा।

मनुसूची

तहसील मार्	नसा	जिला भटिका	राज्य	पंजाब	
गाव का नाम	ह् य बस् नं.	व मुस्ततीउस जिलानं.	िनं. हे.	क्षेत्रफ भ्रार	———— ल वर्ग
1	2	3	4	5	6
पक्रलिया	В	71 /11/2 12		5056	
श्रकलिया	6	13/2 20/1	1	2.39 5.06	

S.O. 202.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum from Kandlain the State of Gujarat to Bhatinda in the State of Punjab, via Rajasthan and Haryana pipelines should be laid by the Indian Oil Corporation Limited;

And whereas it appears that for the purpose of laying such pip clines it is necessary to acquire the right of user in the land described in the Schedule annexed to this notification:

Now, therefore, in exercise of the powers conferred by subsection (i) of section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in land) Act, 1962 (50 of 1962) the Central Government hereby declares its intention to acquire the right of user therein.

Any person interested in the land described in the said Schedulemay within 21 days from the date on which the copies of this notification, as published in the Gazette of India, are made available to the general public, object in writing to the acquisition of the right of user therein or laying of the pipeline under the land to Shri Kirpal Singh, Liaison Officer and Competent Authority, Indian Oil Corporation Limited Kandla-Bhatinda Pipeline Project, SCO 178 Sector 37-C, Chandigarh.

SCHEDULE

Tehsil: Mansa District: Bhatinda State: Punjab

Name of		st Survey No		Area	
Village	No.	Khasra No./ Mustate 1 Killa No.		e Arc	Centi Arc
1		3	4	5	6
Aklia	6	71 11/2		5.56	• -=
		12	_	11.39	
	6	13/2		12.39	
		20/1		5.06	

[No. R-31015/4/91-O.R.-I]

का, आ. 203—केन्द्रीय सरकार को यह प्रतीत होता है कि लोकहित में यह आवश्यक है कि गुजरात राज्य में कांग्रला से पंजाब राज्य में भंदिता तक राजस्थान और हरियाणा से होकर पेंद्रोलियम के परिवहन के लिए इंडिंगरा प्रायल कारपोरेशन लिमिटेड द्वारा पाईपलाईन बिछायी जाए:

और ऐसा प्रतीत होता है कि ऐसी पाईपलाईन विछाने के प्रयोजन के लिए इ.स. प्रधिसूचना से उपायद्ध श्रनुसूची में वर्णित भूमि में उपयोग के मधिकार का ग्रर्जन करना आवश्यक है

श्रतः केन्द्रीय एकार पैट्रोलियम और खनिज पाईपलाईन (भूमि में उपयोग के अधिकार का अर्जन घिष्ठिनियम 1962 (1962 का 52) 1 की घारा 3 की उपधारा (१) द्वारा प्रवत्त सक्तियों का प्रयोग करते हुए उनमें उपयोग के द्यिकार का धर्जन करने के धपने घाशय की घोषणा करती है।

उन्नत चनुनची में विजित भूमि में हितवद कोई व्यक्ति उसमें उपयोग के प्रक्षिकार का प्रजन या भूमि के अन्दर कोई व्यक्ति किछाने पर आभौप लिखित रूप में श्री कृपाल सिंह सम्पर्क प्रक्षिकारी और सक्षम प्रक्षिकारी, इंडियन प्रायल कापोरणन लिमिटेड, काडला भंडिडा पाईपलाईन परियोजना एस सी बोओ! 178 सेक्टर 37-सी चंडीगढ़ को राजपक्ष में प्रकाशित इस श्रिक्षसूचना की प्रतियां जनता को उपलब्ध कराए जाने की तारीख से 21 दिन के भीतर कर सकेगा।

		ग्रनुसूची			
तहसील फुल	जिला	भंटिका	गज्य	पंजाब	 Г
गाय का नाम	हस्दस्त	मं. मुस्तसीत नं. जिला मं.	ŧ	क्षेत्रफल ग्रार	वर्गमीटर
1	2	3	4	5	6
ठाडें	3	584		6.58	
		585/1		1264	
		585/2		3.54	
		587/1/2		15.68	
ठाडे	3	589/4/1	_	7.08	
		589/3/1		6.58	
		591/1/1		12.65	
		591/2/1		1.26	
		592/2	_	4.05	

S.O. 293.—N reres it appears to the Central Government that it is necessary in the public interest that for the transport of patroleum from Kandlain the State of Gujarat to Bhatinda in the State of Punjab, via Rajasthan and Haryana, Pipelines should be laid by the Indian Oil Corporatio Limited;

And whereas it app, are that for the purpose of laying such pipelines it is neces sary to acquire the right of user in the land described in the Schedule annexed to this notification;

Now, therefore, in exercise of the powers conferred by subsection (1) of section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962) the Central Governmenthereby declares its intention to acquire the right of user therein.

Any person interested in the land described in the said Schedule may within 21 days from the date on which the copies of this notification, as published in the Gazette of India, are made available to the general public object in writing to the acquisition of the right of user therein or laying of the pipeline under the land to Shri Kirpal Singh, Liaison Officer and Competent Authority, Indian Oil Corporation Limited, Kandla. Bhatin 1a Pipeline Project SCO Sector 37-C, Chandigarh.

SCHEDULE

Name of	_	Survey No./ Khasra No./		Ar.a	
Village	No.	Mustateel No. illa No.	Hectare	Are	Cent Are
1	2	3	4	5	6
Dhade	3	584		6.58	·—·—
		585/1		12.64	
		585/2	~	3.54	
		587/1/2		15.68	
		589/4/1		7.08	
		589/3/1		6.58	
		591/1/1		12.65	
		591/2/1		1.26	
		592/2		4.05	

[No. R-31015/4/91-O.R.-I]

संसरा

सध्यपुर

215/1

215/2

208/1

208/2

201/2

211/1

211/2/2/2

211/2/2/2/1

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का. मा. 204केन्द्रोय सरकार ने, पेट्रोलियम और खनिज पाइप
लाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962
(1962 का 50) (जिसे इसमें इसके पश्चात उक्त मधिनियम कहा गया है)
की घारा उकी उपघारा (1) अधीन जारी की गई भारत सरकार के
पट्रोलियम् और प्राकृतिक गैस मंत्रालय की अधिसूचना संबंधाः 832 तारीच
23 मार्च, 1991 द्वारा पेट्रोलियम परिवहनके लिए पाइप लाइन विछाने
के प्रयोजनार्थं उक्त अधिसूना से संलग्न अनुसूची में विनिर्दिष्ट भूमि में उपयोग के अधिकारों के अर्जन के अपने सागय की घोषणा की बी;

और राजपत्रित भविमुचना की प्रतियों जनता को तारीख 8 मंत्रैन, 1991 को उपलब्ध करा वी नई थी;

भीर उक्त अधिनियम भी घारा 6 की उपधारा (1) के अनुसरण में सक्षम प्राधिकारी केन्द्रीय सरकार को रिपोर्ट वे वी है;

और केम्ब्रीय सरकार का उक्त रिपोर्ट पर विचार करने के पहचात यह समाधान हो गया है कि इस प्रक्षित्रकता से संलग्न प्रनुसूची में विनि-विष्ट भूमि में उपयोग के अधिकार का मर्जन किया जाए:

ग्रत: ग्रव, केन्द्रीय सरकार, उक्तमधिनियम की धारा 6 की उपघारा (1) द्वारा प्रवत्त अस्तियों का प्रयोग करते हुए, इस अधिसूचना से संलग्न धनुसूची में विनिर्दिष्ट भूमि में उपयोग के अधिकार प्रजित करने की वोषणा करती है;

यह और कि केन्द्रीय सरकार उक्त धारा की उपचारा (4) द्वारा प्रवत्त अक्तियों क प्रयोग करते हुए, यह निदेश देती है कि उक्त भूमियों के उपयोग का प्रधिकार केन्द्रीय सरकार में निहिस होने के बजाए सभी विल्लंगों से रहित, इंडियन ऑयल कॉपोरेशन लिमिटेड में निहित होगा।

प्रधिसची

		मधिसूची							200/1		0	09	11
तहसील : संगङ्ख	जिला:	संग र ूर	राज्य :	पंजाब					194/2/2 185/2 ₍		0	07 07	59
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		किलानः/							344/1		0	24	78
			हैक्ट र	भार	वर्गं मीटर				350		0	01	26
1	2	3 .	4	5	6				200/2		0	16	68
	. <u></u>								351		0	26	06
नागरा	109	2720	0	12	65				352/1		0	00	51
		2732	0	01	26				352/2		0	00	75
		2733	0	15	94				353		0	26	05
		2734	0	0.5	06				358/1		0	03	04
		2735	0	03	29				357/1		0	13	40
		2740	0	13	40				357/2		0	12	65
		2741	0	09	36				321		0	09	35
		2753	0	01	77				320/2		0	23	02
		2754	0	15	68				317		0	03	05
		2755/1	0	07	59				318		0	22	00
		2768	0	15	68				315		0	10	37
		2767	0	00	51				450/2		0	16	69
		2769/2	0	08	85				452/1/2		0	10	37
		2880	0	13									
		2781	0	07	33	खेरी	47		14				
		2799	0	01	52	•	;		16/1		0	01	77
		2800	0	15	68				16/2		0	08	36
		2800/1/1	0	04	30				16/3	•	0	10	01
		2809	0	10	12	खेरी		47	15				
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		25/1	0	01	26						
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		21	0	00	51			335 /31 /1	0	20	23
		19						32 /1	0	13	91
		11	0	08	8.5			337 /32/ 2	0	06	32
		18	Ŏ	00	51			422/33 /1	0	10	11
		19	0	11	89			422 33 2	0	10	12
		20	0	04	89			150	0	20	23
		22/2	0	01	26			165	0	20	23
		23	0	14	16			173	0	20	24
		24	0	02	28			174 179 /2	0	05	06
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		20						196 /2	0 0	15	17
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		03	0	10	88			198 /	0	08	85
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		06	0	04	55	थीर प्रस्वान	38	8			
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		04	0	11	63			13	0	02	27
		05	0	07	85			18	0	00	50
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		18	0	12	65			19	0	12	90
		19	0	00	26			22	0	22	25
		17	0	07	58			23	0	23	86
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		109/1	0	08	85			1807	0	06	3:
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		624/243	0	20	23			1819	0	13	91
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		249	0	08	85			1822	0	01	27
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		442	0	18	22			2129/2	0	01	26
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		391/2 392	0 0	21	75			2132/1	0	06	83
		37 3	0	19 18	48 21			2132/2	0	03	04
		373	o o	00	76			2139	0	13	91
		372	0	14	92			2140	0	13	91
		393/2	0	03	29	चट्टा सेखवान		241	0	15	18
		363	0	10	37			246	0	13	91
		365	0	22	51			311	0	13	15
		359	0	02	02			318	0	13	91
		360	0	06	33			319	0	09	61
								320/2	0	03	29
नोई	46	01	0	08	85			321	0	10	62
								322	0	04	30
पली	7	451/2	θ	20	23			357	0	13	91
		456	0	13	91			358	0	13	91
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		458	0	13	91			363	0	05	06
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		490	Ú	13	91	उबे वाल		99			
		491	0	10	88			17 /2	0	04	30
		495	0	07	59			18	0	11	89
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						7/1	0	00	76
	126					7/2	0	00	76
	14	0	01	77		·			
	15	0	12	40		151			
	16	0	00	76		01	0	0.0	0.1
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	19	0	03	29		04	0		29
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	22/2	0	03	54		5 / 2	0	08	09
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	06	0	12	39		10	0	02	28 78
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	11	0	13	15		02	0	11	40 63
,	12/1	0	03	54		3/2	0	09	87
	12/2	0	01	26		04	0	12	39
	13	0	00	51		05	0	12	39
	128					153			
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		157					19	0	12	39
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		158					11	0	01	77
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		02	0	12	39		17	0	12	
		2/1	0	02	79		18	0	12	40
		2 2	0	07	07		19/1	0	01	39
		3/1	0	04	30		19/2	0	01	52
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		21	0	12	39		61			
		22	0	12	40					
		23	0	12	39		1/1	0	08	0.6
		24	0	12	40		2/1	0	12	40
		25	0	12	39		03	0	11	63
							04	0	12	40
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		18	0	01	52		62			
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गिवान <u>(</u> जारी)	4	13/1	0	03	54	लोंगोबास (बारी)	4	22	0	06	
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		15/1	0	04	05						
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		269						16/1	0	02	7
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		19/2	0	03	79			13	0	0.5	
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		261						17/1	0	02	
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		19	0	12	39			13/1	0	03	
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		20/2	0	09	86			14	0	12	
		23	0	01	01			15	0	12	
		24	0	04	55			267			
		25	0	08	36			11/2	0	12	
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		262						13	0	07	
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		290							17		0	12	39
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		12	0	11	89				14		0	01	01
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		14	0	12	40				12		0	04	80
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		308							25/3/2		0	05	56
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S.O. 204.—Whereas by the notification of the Government of India in the Ministry of Petroleum and Natural Gas No. S.O. 832 dated the 23rd, March, 1991 issued under subsection (1) of section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962) (hereinafter referred to as the said Act), the Central Government declared its intention to acquire the right of user in the lands specified in the Schedule appended to that notification for the purpose of laying pipeline for the transport of petroleum;

And whereas the copies of the Gazette notification were made available to the public on 8th April, 1991;

And whereas the Competent Authority in pursuance of subsection (1) of section 6 of the said Act has made his report to he Central Government;

And whereas the Central Government after considering the said report is satisfied that the right of user in the Lands specified in the Schedule appended to this notification should be acquired;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 6 of the said Act, the Central Government hereby declares that the right of user in the lands specified in the Schedule appended to this notification are hereby acquired;

And further in exercise of the powers conferred by subsection (4) of the said section, the Central Government hereby directs that the right of user in the said lands shall instead of vesting in the Central Government, vest, free from all encumbrances, in the Indian Oil Corporation Limited.

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Iander Khurd	81	43				पाइपलाइन (भूमि में उप					
		— - -				(1962年150) (日					
		11	0	12	39	गया) की घारा 3 की					
		12	0	11	63	सरकार के पेट्रोलियम अ	• •				
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		14	0	12	40	का. ग्रा. 835 तारीख					
		15	0	09	36	लिए पाइपलाइन विखाने					
		44				में विनिर्दिष्ट भूमि में उप	।योगके अधिक	ारों के मर्ज न	के पने	प्राप्त	पकी
		13	^	^*	04	घोषणा की थी;					
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			0	02 05	79 31	भोर राजपत्रित प्रधि		। जनता की	ताराव	. 8 1	MAM,
	15 17	17	0	03	79	1991 को उपलब्ध करा	त्यागद्या;				
		18	ő	11	38	और उक्त प्रधिनिय	मकी धारा स	की उपधार	(1)	के ग्र	नसरण
		19	0	12	39	में काम प्राधिकारी ने केर					•
		50							-	_	
						और कंक्बीय सरका					•
		11	0	05	06	यह समाधान हो गया है	••		•	ोर्भे	वीन-
		20	0	07	33	दिव्ट भूमि में उपयोग के	ः प्रधिकारकार्जन	ाकिया जाए	₹;		
		51				भतः, भव, केन्द्री यः	परकार जन्म ।	प्रविशिधम की	मारा	e wil	लघ-
		14	0	ΔΛ.	2.5	श्वारा (1) द्वारा प्रदत्त					
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		16	0	09	61	संलग्न धनुसूको में विनिध		प्रयाग कि. भी	।धकार ३	শা পাল	करन
		17/2	ŏ	12	14	की घोषणा करती है	;				
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		19/1/2	0	07	84	यह और कि केन्द्री					
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			0	01	26	विल्लंगमों से मुक्त इंडियन	। आयक्ष कापारश	ा ।लामटङ म	। ।नाहत	ह्रागा ।	ī
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		19	ŏ		39		म इत्रकील व्यंः।		क्षेत्र फल		
		20	0		39	गीवकानाम ह् दवस् त नं.	मुस्ततील नं:/ किला नः/		या जा भारत		
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		210					227			
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		7/1	0	14	17		05	0	02	28
		8/1	. 0	06	07		06	0	10	12
		8/2	0	06	07		07	0	10	62
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		213					08	0	05	83
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		4/1	0	12	39			977	0	15	18
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		5/2	0	0.1	0 1			978	0	06	07
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खो ख र		561	0	05	06			165/3	0	14	16
લાપાર		562	Ü	06	07			166/1/2	0	13	91
		563	0	18	46			167/2	0	10	62
		568	0	0.5	31			408/2	0	06	57
		568/1	o	11	63			577	0	10	62
		569	0	04	30			578	0 0	15 15	43 43
		685	0	16	19			580 582	Ú	15	43
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		713	0	22	51			589/4/2	0	01	77
		714/1	O	06	58			599/1/1/2	0	07	08
		715	O	01	26			599/1/2	Ü	07	84
		716	U	15	43			600/1	0	15	43
		717	0	15	43			605	0	15	43
		723	0	1.5	43			607	0	15	43
		724	O	15	43			898/5/1	0	01	01
		735	0	0.5	06			898/4/1	0	05	56
		736	0	15	43			898/4/2	0	07	85
		737	0	15	43			899/2/2/1	0	15	43
		754/1	0	$\begin{array}{c} 23 \\ 02 \end{array}$	78 53			900/2/2/1	0	04	5 5
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		919	0	15	43			968/1	0	15	43
		920	0	09	36			971/1	0	04	5 5
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		11	0	12	39			6/1	0	15	
		12	0	11	38			7/2	0	15	
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				05	06			160			
				03	79			05	0	15	
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बालिम (हाली	6	144						07	0	15	
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<u> </u>		162				======= झंडुके	11	15/2	0	01	26
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।।लियावाली	6	163						94/1	0	054	0 6
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ां दगढ़	9	88/1	0	00	25			169/1	0	05	3 1
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		103	0	13	91			171/1/2	0	04	5 6
		104	0	15	68			171/1/3	0	0 5	0 6
		105	0	12	65			172/3/2	0	03	0;
गलखुर्व	8	60						172/2	0	07	0.8
•		15/2	0	00	51			213/2	0	19	98
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		17/1	0	09	61			221/1/1	0	01	01
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		11	0	06	07			246/3/1	0	03	5 4
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		13	0	01	52			247/1/2	0	04	0.5
		19	0	00	25			247/3/2	0	01	0
		20	0	06	07			247/4/2	0	10	62
		65	_					248/2/1	0	15	69
		08	0	00	72			249	0	15	68
		09	0	00	25			250	0	15	6
						झबुके	11	252	0	10	8
ब्रि के	11	06	0	11	63			261/2	0	0.5	57
		0.9	0	15	43			261/3	0	0.9	8
		10	0	15	4 3				_		
		14/1	0	05	06			[सं. घार-31	015/2/90	-ओ. ग्र	TC]
		14/2	0	10	62						
,		15/1/1	0	04	0.5	S.O. 20.	5.—Where	is by the notifical stry of Petroleun	tion of th	he Gove	rnme
		15/1/2	0	00		or india ii	the Mini	stry of Petroleum	s and No	mural 🗘	ao N

330 ITHE	OALEXII	or mo.		ANO	AKI	10,	1992/PAUSA	•	T'RAST	11	SEC.	3(11)
(Acquisition of R 1962) (hereinafter Government deck	referred to	as the said	Act)	, the	Central	Ĺ	1,	2	3	4	5	6
user in the lands notification for the port of petroleum;	specified in e purpose o	the Schedul	e appe	nded	to that	:	Chouke Contd.	450	17/1 18 19	0 0 0	02 11 12	78 88 90
And whereas the made available to				ficatio	n were	:			20/1 20/2 21	0 0 0	02 04 01	28 30 01
And whereas t sub-section (1) of report to the Cent	section 6	of the said							212	0	02	03
And whereas the said report is sat specified in the Sche acquired;	isfied that	the right of	user	in the	lands				18 21 22 23	0 0 0 0	01 12 12 11	01 39 40 38
Now, therefore, sub-section (1) of vernment hereby especified in the S	section 6 or declares that	f the said A t the right o	ct, the f user	Centr in the				24 25/2 213	0	09 01	11 26	
hereby acquired;	overcise of th	e nowers conf	erred b	w aith.	section				21 22 23	0	12 12	39 39
And further in exercise of the powers conferred by sub-section (4) of the said section, the Central Government hereby directs that the right of user in the said lands shall instead of vesting in the Contral Government, vest, free from all encumbrances, in the Indian Oil Corporation Limited.									24 25/1 25/2 214	0 0 0	12 12 03 07	40 39 29 33
	SCHEDU	JLE								0	12	39
Tehsil: Phul District: Bhatinda State: Punjab							22 23 24	0	10 12	13 65		
Name of Village	Had- bast		- -	Area					25 215	0	12 12	39 39
	No.	Mustateel No./			Sq. M. ———				21/2 22	0	07 10	84 22
	·	Killa No./							23 24	0 0	11 12	13 39
1	2	3		5 	. -				25 216	0	12	40
Chouke	450	207							22	0	00	51
		22/2 23 209	0	01 10	51 12				23 24/2 25	0 0 0	01 03 05	77 29 5 6
		01	0	12	90				227			
		2/1 2/2	0	02 0 9	53 11				1/2 03	0	00 00	51 50
		03 210	0	01	01				04 05	0 0	01 02	77 28
		04	0	10	01				06	0	10	12
		5/2	ŏ	06	07				07 8/2	0 0	10 11	62 89
		06 7/1	0	00	76				09	0	12	14
		8/1	0	14 06	17 07				228 ——			
		8/2	0	06	07				01	0	02	7 8
		09 10	0	11 01	13 52				02	0	03	29
		11/1	0	11	38				03 4/1	0	04 00	05 25
		12	0	01	77				4/2	0	03	54
Chouke Contd.	450	211							05 06	0 0	04 07	5 5 84
		13/2	0	00	62				07	0	07	34
		14	0	10	76				8/2	0	08	09
		15/1 15/2	0	05 08	06 09				09 10	0	09 09	11 61
		1 2/4	U	VO.	V)					-		

1	2 3	4	5	6	1	2	3	4	5	6
Chouke Contd.	450 229		-		Khokhar Contd.	í	724	0	 . 1 c	4.
					20.00	-	735	ŏ		06
	01	0	04	55			736	0	15 05 15 15 15 15 15 15 15 15 15 15 15 15 15	43
	2/1	0	03	04			7 37	0		43
	2/2	0	02	02			754/1	0		
	03	0	05	57			1476/756	0		78 #3
	04	0	05	56			1477/757	0		53
	05	0	06	08			761	0		98
	06	0	06	07			85 5 /1	0		43 92
	07	0	05	83				U	14	92
	08	0	05	83			857	0	10	62
	09	0	07	33			858	0	15	43
	10	0	07	84			859	0	15	43
	230						860	0	15	43
							862	0	14	42
	01	0	06	83			888	0	15	43
	02	Ō	07	33			889	0		91
	03	ő	07	84			898	0		43
	08	ő	01	51			901	0		43
	09	ō	02	78			919	0		43
	10	ŏ	03	29			920	Ó		36
	232	v	0.5				922	0		38
							1491/925	Ö		08
	5/2	0	04	3 6			940	ŏ		26
	5/1	0	07	85			1502/941	ŏ		43
	2/1	v	٠,	(1)			942	ŏ		74
	233						944	ŏ		55
							972	ő		55
	01	0	12	39			973	Ö		25
	02	0	12	40			976	0		43
	03	0	12	39			977	0		
	04	0	12	40			9 7 7/1	0		18 90
	05	0	12	39			978	0		
	234	_					981	0		07
							982			96
	01	0	12	40			984	0		63
	2/1	ŏ	09	60			704	0	13	43
	03	0	08	09	Dhadde	3	156	0	77	7.0
	4/1	0	12	39	Ditta	•'	157	Ő		76 43
		0	11				158			
	5/1 5/2	0	01	13 01			160/1	0		43
	235	U	() i	01			165/2	0		43
	<u> </u>						165/3	0		26
	01	0	12	39			166/1/2			16
	02	ŏ	11	89			167/2	0		91
	03	ő	10	62			408/2	0		62
	04	Õ	09	11			577	0 0		57
	05	0	06	83			578			62
	236	Ū	0.0	(1)				0		43
							580	0		43
	01	0	04	55			582	0		43
	02		02	55 28			583	0		82
		0	02	28			589/4/2	0		77
Khokhar .	1 561	0	05	06			599/1/1/2	0		08
	562	0	06	07			599/1/2	0		34
	563	0	18	46			600/1	0		43
	568	0	05	31			605	0		43
	568/1	0	11	63			607	0		43
	569	0	04	30			898/5/1	0		10
	685	0	16	19			898/4/1	0		56
	705	0	22	00			898/4/2	0		85
	713	ō	22	51			899/2/2/1	0	15	43
	714/1	o	06	58			900/2/2/1	0	04	55
	715	Ö	01	26			900/2/2/3	0		
	716	0	15	43			900/2/2/3 901/1			87
	716 717	0	15	43 43				0		43
	723	0	15				910/2/1	0		76
	123	U	13	43			911/2/1	0	Ų/	84

1	2	3	4	5	6		1	2	3	4	5	6
Dhadde Contd.	3	915	0	06	58	В	alian Wali	6	144			7 7 7 7
Dunage Conta.	3	916	0	14	67					_		
		912	ő	09	87				01	0		43
		914/2/2	o	00	25				2/1	0		12
		965	0	00	26				3/2	0	15 10 10 12 07 15 15 15 15 15 15 15 15 15 15 15 15 15	90
		966/2/1	Ö	11	89				04	0		08
		966/2/2	0	02	78				145			
		967/2	ő	02	78				1 10		1	42
		967/3	ŏ	12	65				1/2	0		43
		968/1	ŏ	15	43				2/1	0		43
		971/1	ŏ	04	55				3/2/1	0		43 06
		971/4	ō	00	51				4/1 4/2	0		86 56
		971/3	0	10	12				146	v	04	20
		972/1	Ō	15	43				140			
		975/2	ō	07	84				3/1	0	04	30
		975/3	0	03	84				4/2	0		38
		977/2/1	0	01	01				05	0		28
		977/2/2	0	13	91				06	ŏ		13
		978/2/1	0	15	43				07	ő		43
		981/3/1/1	0	04	54				08	0		43
		981/3/2	0	10	88				147	v	1.5	7.5
		982/1/2/2	O	01	26							
		982/1/1/2/1	0	07	34				5/1	0	15	43
		990	0	09	36				6/1	0		90
		991/2/1	ø	07	84				6/2/2	ŏ		76
		991/2/2	Ò	06	07				7/2/1/2	ő		28
		992/1/1	0	01	01				7/2/2/2	0		64
									8/2	Ö		42
Ramanwas	4	20							148			•-
		11/2	0	01	26					0	01	52
		12/1/1	0	04	55	70	allow Walt (Courts)	_	5/1	U	01	32
		12/2	0	01	52	В	alian Wali (Contd.)	6	148			
		13/1	0	09	61					^	1.2	01
		14/1	0	12	14				5/2	0		91
		15/1	0	07	33				06	0		43
		15/2	0	02	78				7/1	0		66
		17/1	0	00	25				7/2	0		77
		18/1	0	02	28				08	0	15	43
		18/2	0	00	7 6				149			
		19	0	06	07					•	0.4	0.5
		20	0	03	04				5/1	0		05
		21							5/2 6/1/1	0		38
									6/2	0 0		07 59
		11/1	0	08	09				7/1	0		43
		12/1/1	0	05	31				8/3	0		42
		12/2	0	03	79				150	U	13	4.4
		13/1	0	12	39							
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Ramanwas (Contd.)	4	21							6/3	ő		36 02
										U	0.2	02
		15/1/J	U	10	26				158			
		15/2	0	11	13				5/1	0	Ωŧ	62
		22	·						5/2	0		52
		*******							159	U	(U)	. 54
		06	0	11	13				139			
		07	0	08	09				5/2	Λ	1 =	43
		08	ŏ	05	06				6/1	0 0		43 43
		9/1	ō	01	01		•		7/2		15	
		11	0	12	39					0	15	43
		12	Ô	11	38				8/1 1 60	0	13	43
		13/1	ö	02	02				100			
		13/2	0	05	06							13
		13/2	0	03	79				05 06	0	15	43
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1	2	3	4	5	6	1	2	3	4	5	
D 11- IV 11-60- (1)		04			00	Jhanduke	11	10	0	15	4.
Balian Wali (Contd.)	6	8/1	0	11 03	89 54			14/1	0	05	06
		8/2 161	0	03	J 4			14/2	0	10 04	62 05
		— —						15/1/1 15/1/2	0 0	00	51
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		5/1	0	05	56			85/2	ő	07	83
		06	0	14	17			86/1	0	09	86
		7/1	0	15	43			86/2	0	05	57
		162						89/1/1/1	0	12	90
,					42			92	0	15	43
		1/1 02	0 0	14 15	42 43			94/1	0	05	06
		02	0	15	43			94/2	0	10	62
		4/2	0	15	43			101/1	0	15	43
		163	_		-			102/1	0	14	42
								103	0	15	43
		01	0	1 5	43			104	0	15	43
		2/1	0	10	11			107/1	0	15	43
		2/2	0	05	31			108/1/1	0	12	90
		3/2	0	14	92 51					00	76
		4/1	0 0	00 14	51 92			109	0		
		4/2 164	U	14	92			141	0	11	38
								142/1	0	02	53
		01	0	15	43			142/2	0	12	90
		02	ő	15	43			143/1	0	01	26
		03	ő	15	43			143/2/1	0	04	56
		04	0	13	91			143/2/2	0	08	09
		165						144	0	09	11
								150	0	00	25
		01	0	13	91			151	0	03	54
		02	0	15	43			169/1	0	05	31
		03	0	13	41				0	01	27
		4/1	0	05	31			169/2			
	9	88/1	0	00	25			170/1	0	00	25
Nandgarh	9	88/2	0	01	52			170/3	0	09	36
		89/1	ŏ	14	92			171/1/2	0	04	56
		90/1	ő	01	77			171/1/2	0	05	06
		103	0	13	91			172/3/2	0	03	03
		104	0	15	68			172/2	0	07	08
		105	0	12	65			213/2	0	19	98
								214/2	0	14	92
Gill Khurd	8	60						221/1/1	0	01	01
								222/1	0	05	31
		15/2	0	00	51					00	76
		16	0	12	14			222/3	0		
		17/1	0	09	61			230/1/1	0	01	26
		17/2 18	0 0	03 12	04 14			230/1/2/2	0	10	63
		19	0	12	90			246/3/1	0	03	54
		61	·		70			246/4/2	0	11	89
								247/1/2	0	04	05
		11	0	06	07			247/3/2	0	01	01
		12	0	11	38			247/4/2	0	10	62
		13	0	01	52			248/2/1	0	15	69
		19	0	00	25			249	0	15	68
		20	0	06	07				0	15	68
		65						250			
		·	^	ΛΛ	76			252	0	10	88
		08 09	0	00 00	76 25			261/2	0	05	57
		09		w	23			261/3	0	09	86
Tha nd uke	11	06	0	11	63						
/Italiano		09	0	15	43			[No. R-3			

नई दिल्ली, 7 जनवरी, 1992

का. मा. 206---केन्द्रीय सरकार ने, पेट्रोलियम और खिनज पाइप लाइन (भूमि में उपयोग के मधिकार का धर्जन) मंधिनियमं, 1962 (1962 का 50) (जिसे इसमें इसके पश्चात् उक्त प्रधिनियम कहा गया है) की धारा 3 की उपधारा (1) के भधीन जारी की गई भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंजालय की मधिसूचना सं का. मा. 1147 तारीख 20 धर्मल, 1991 द्वारा पेट्रोलियम के परिवहन के लिए पाइपलाइन विछाने के प्रयोजनार्व उक्त मधिसूचना से संलग्न धनुसूची में विनिविष्ट भूमि में उपयोग के मधिकारों के ग्रर्जन के अपने भ्राणय की यीवणा की थी,

भीर राजपत्नित मधिसुचना की प्रतियां जनता की तारीख 30 मप्रील, 1891 को उपलब्ध करा दी गई थी;

भीर उक्त प्रधिनियम की धारा 6 की उपधारा (1) के प्रनुसरण में सक्षम प्राधिकारी ने केन्द्रीय सरकार की रिपोर्ट वे दी है,

धौर केन्द्रीय सरकार का उक्त रिपोर्ट पर किचार करने के परचात् यह समाधान हो गया है कि इस श्रश्चिसूचना से संलग्न प्रतुसूची में विनिर्दिश्ट भूमि में उपयोग के श्रीधकार का शर्जन किया जाए:

भतः भव, केन्द्रीय सरकार, उक्त मिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त सिक्तियों का प्रयोग करते हुए, इस प्रश्रिसूचना से संलग्न अनुसूची में निर्निदिष्ट भूमि में उपयोग के प्रधिकार फ्राजिन करने की घोषणा करती है;

यह और कि केन्द्रीय सरकार उक्त धारा की उपधारा (4) द्वारा प्रदत्त सक्तियों का प्रयोग करते हुए, यह निवेध देती है कि उक्त भूमि के उपयोग का अधिकार केन्द्रीय सरकार में निहित होने की बजाए सभी दिल्लंगमों से मुक्त इंडियम आयल कार्परिणन लिमिटेड में निहित होगा।

		•
स	नम	चा

			यन <u>ु</u> भू <i>चा</i>				
तहसील : गुडला			जिला : कैथल		· · · ·		राज्य : हरिया ^ण
गौव का नाम	हर्षबस्त न			क्षेत्रफल			
	ਜੰ.		 कर्माल	 मे र ल <i>।</i>	रेक्टv		 वर्ग मीटर
1	2	3	4	5	6	7	8
खेडी सलाम प्रली	83	04					
		11	0	16	0	0.9	1
		12	0	0.0	0	00	0
		18	1	0.3	0	0.5	8
		19	2	16	0	14	1
		20	0	12	0	03	0
		23	1	14	0	08	6
		25	0	05	0	0.1	2
		0.5					
		03	0	19	0	0.4	8
		06	0	07	0	01	7
		07	2	14	0	13	6
		08	1	11	0	07	В
		14	0	02	0	0.0	5
		15	2	0.6	0	11	6
		11					
		04	0	0.2	0	00	5
		0 5	2	10	0	12	6
		12					
		08	0	03	0	00	7
		12					
		09	2	17	0	14	4
		10	0	18	0	04	5
		12	0	05	0	01	2
		13	2	19	0	1.4	9:
		14	0	11	0	02	7
		16	1	0 2	0	0.5	5
		14					
		01	1	07	0	06	۶
		02	2	06	0	11	6
		08	2	17	0	14	4
		09	0	15	0	03	7
		13	0	. 06	0	0.1	5
		14	0	10	0	02	5.

1	2	3	4	5	6	7	8
जमेषपुर	82	47		·			
		18	0	07	O	0 1	77
		19	2	17	0	14	42
		20	1	04	0	06	07
		2 2	0	02	0	00	5 1
		23	2	12	0	13	15
		24	1	07	0	06	83
		50					
		04	1	07	0	0.6	83
		0.6	0	08	0	02	02
		51		_			
		01	0	01	0	00	25
		0.9	0	15	0	03	79
		10	2	18	0	14	67
		11	0	00	0	00	00
		12	2	04	0	11	13
		13	1	15	0	08	85
		16	0	10	0	02	53
		17	2	16	0	14	16
		$\frac{18}{24}$	1 0	03 00	0	05	82
		25	2	02	0	00 10	00
		52	4	02	v	10	62
		21	2	05	0	11	20
		22/1	0	00	0	00	38
		66	Ů	00	Ū	•	
		01	0	10	o	02	53
		2/1	0	19	0	04	81
		2/2	1	06	0	06	58
		03	0	00	0	00	00
							•
प्रभावत	81	06					
		07	2	12	0	13	15
		14	1	15	0	08	85
		15	0	11	0	02	78
		16	2	06	0	11	64
		17	0	01	0	00	25
		10		0.7	0	0.5	
		11/1 11/2	1	03	0	05	82
		11/2	1 0	03	0	05	82
		20		11	0	02	78
		2 1	1 0	15 01	0 0	08	85
		22	2	03		0.0	25
		16	4	0.3	0	10	88
		20	0	10	0	02	F.0.
		21	2	09	0	12	53
		22	1	11	0	07	39 84
		17	•		v	V /	04
		2/1	0	06	U	01	52
		$\frac{2}{2}$	2	01	0	10	37
		08	1	04	0	06	37 07
		09	1	13	0	08	35
		13	1	09	0	07	33
		14/1	0	13	0	03	
-		• */ *	J	13	υ	Ųδ	29

1	2	3	4	5	6	7	8
ग्भावत	81	14/2	1	05	0	06	32
4.1144	01	15/1	0	00	0	u0	00
		16	2	18	0	14	67
		17	7	10	.,		0,
		25/1	0	0.1	0	0.0	25
		25					
		02	0	09	0	0.2	28
		3/1	0	18	0	04	55
		3/2	1	12	0	08	09
		04	0	02	0	00	51
		06	0	18	0	04	55
		07	2	17	0	14	42
		8/1	0	07	0	0 1	77
		15	2	00	0	10	12
		26					
		11	1	03	0	O 5	8 2
पहाइपुर	80	19					
		19	0	07	0	01	77
		20/1	1	12	0	08	10
		20/2	0	10	0	0 2	53
		21	0	01	0	00	25
		22	2	15	0	13	91
		23 22	0	16	0	04	0.5
		03	2	06	0	11	63
		04	1	01	0	05	31
Western Walk	97	11	_	_			-
लायाना वयक्	<i>51</i>	02	0	02	0	00	51
		09	2	17	0	14	42
		08	0	00	0	00	00
		10/1	0	08	0	02	02
		12	0	08	0	02	02
		13	2	16	0	14	16
		17	2	10	o	12	65
		18	0	13	0	03	29
		24	1	00	0	0.5	06
		25	2	01	0	10	37
		24					
		1/1	0	05	0	01	26
		1/2	1	10	0	07	59
		0.8	1	6 0	0	07	34
		10	1	12	0	08	09
		12	1	19	0	09	86
		13	1	03	0	05	82
		17	0	17	0	04	30
		18	2	07	0	11	89
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 लदामा वनकू	97	0.5	2	13	0	13	41
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		12	1 2	06	0	11	63
		13	0	06	0	01	52
		18	2	11	Ú	12	90
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		23	1	12	0	08	09
		24	I	01	O	05	3
		47					
		05	2	12	0	13	15
		56					
		04	2	10	0	12	6.5
		06	1	14	0	80	60
		07	0	19	0	04	81
		15/1	1	09	0	07	33
		15/2	0 0	07 04	0 0	01	77
		16/1 57	U	04	U	01	01
		11/1	0	01	0	00	0.5
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		21	2	0 5	Ů	11	39
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स्रवासा थक्क्	97	20/1	1	0.8	0	07	08
		20/2	1	01	0	0.5	31
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		22/1	1	00	0	05	06
		22/2	1	15	0	08	85
		23	1	0 1	0	05	31
		85	0	00	0	0.0	0.0
		18 20	2	10	0 0	00 12	00 65
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		24	1	12	0	08	09
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		10	1	03	0	05	82
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		12/1	0	14	O	03	54
		12/2	1	11	0	07	84
		13/1	1	02	0	05	57
		13/2	0	0.9	0	02	28
		14	0	03	0	00	76
		16	2	10	0	12	64
		17/1/1	2	01	0	10	37
		17/1/2	0	07	0	01	77
		18	0	14	0	03	54
		87					
		03	0	17	O	04	30
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तारा वा ली	101	08					
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तारावाली (जारी)	101	14	2	9	0	12	39
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कसोरे	102	78					
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हसोरे (जारी)	102	13	1	17	0	09	36
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		104					
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		09	2	12	0	13	1 5
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		12	0	02	0	0.0	51
		13	2	02	0	10	62
		14	2	10	0	12	6 4
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		16	2	07	0	11	89
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[सं. घार-31015/6/90-मो घार-]|

New Delhi, the 7th January, 1992

S.O. 206.—Whereas by the notification of the Government of India in the Ministry of Petroleum and Natural Gas No. S.O. 1147, dated the 20th April, 1991, issued under sub-section (1) of section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962) (hereinafter referred to as the said Act), the Central Government declared its intention to acquire the right of user in the lands specified in the Schedule appended to that notification for the purpose of laying pipeline for the transport of petroleum;

And whereas the copies of the Gazette notification were made available to the public on 30th April, 1991;

And whereas the Competent Authority in pursuance of sub-section (1) of section 6 of the said Act has made his report to the Central Government;

And whereas the Central Government after considering the said report is satisfied that the right of user in the lands specified in the Schedule appended to this notification should be acquired;

Now therefore, in exercise of the powers conferred by subsection (1) of section 6 of the said Act, the Central Government hereby declares that the right of user in the lands specified in the Schedule appended to this notification are hereby acquired;

And further in exercise of the powers conferred by sub-section (4) of the said section, the Central Government hereby directs that the right of user in the said lands shall instead of vesting in the Central Government, vest, free from all encumbrances, in the In itan Corporation Limited.

SCHEDULE

Tehifi : Guhla	Dis	rtict: Kaithal			State : He	aryana	
Name of Village	Hadbast	Survey No	/Khasra No.	-1-1-1-1-1		Area	4
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		2/2		2	01	0	10	37
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		3/2		1	12	0	08	09
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	09		09	0	07	34
	10		12	0	08	09
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	13	1	03	0	05	82
	17	0	17	0	04	30
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	13	0	00	0	00	00
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		20/1	1	08	0	07	08
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		21	0	08	0	02	03
		22/1	1	00	0	05	06
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r		24	1	12	0	08	09
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[भाग II—वंद 3 (if)]		भारत का संजय	े: ज नवर्स 18, 191)2 /194 28, 19	·13		3
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Kasore Contd.

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Kasore (Contd.)	<u> </u>	102	05		2	11	0	12	90
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			06		0	02	0	00	51
			104						
			01		0	08	0	02	02
			08		0	08	0	02	02
			09		2	12	0	13	15
			10		2	06	0	11	64
			· 12		0	02	0	00	51
			13		2	02	0	10	6 2
			14		2	10	0	12	64
			15		0	06	0	01	52
			16		2	07	0	11	89
			17		0	03	0	00	76
			105						
			19		0	06	0	01	52
			20		2	10	0	12	64
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			107						
			03		0	02	0	00	51

[No. R-31015/6/90-O.R.I.]

का.मा. 207 -- केन्द्रीय सरकार में, पेट्रीसियम और खिनिज पाइप-लाइन (भूमि में उपयोग के मिश्रकार का मर्जन) मिश्रिमयम, 1962 (1962 का 50) (जिसे इसमें इसके पश्चात उक्त मिश्रिमयम कहा गया है) की धारा 3 की उपधारा (1) के मधीन जारी की गई भारत सरकार के पेट्रीसियम और प्राकृतिक गैस मंत्रालय की मिश्रिमूचना सं. का. धा. 2781, तारीख 27 मक्तूबर, 1990 द्वारा पेट्रीसियम के परिवहन के लिए पाइपलाइन किछाने के प्रयोजनार्थ उन्त मिश्रम्चना से संलग्न मनुसूची में विनिधिटट जूमि में उपयोग के मिश्रकारों के मर्जन के घपने भाष्मय की भोषणा की थी;

और राजपतित सक्षिसूचना की प्रतियो जनता की तारीख 6 नवम्बर, 1990 को उपलब्ध करा दी गई थी;

भीर उक्त र्याधिनयम की धारा 6 की उपधारा (1) के मनुसरण में सक्षम प्राधिकारी ने केन्द्रीय सरकार को रिपोर्ट वे वी है;

और केन्द्रीय सरकार का उक्त रिपोर्ट पर विचार करने के पश्चात् यह समाधान हो गया है कि इस मधिसूचना से संलग्न मनुसूची में विकि-विब्द भूमि में उपयोग के प्रधिकार का धर्णन किया आए;

ग्रतः श्रव, केन्द्रीय सरकार, उक्त प्रधिनियम की धारा 6 की उपधारा (1) द्वारा प्रवक्त शक्तियों का प्रयोग करते हुए, इस प्रधिसूचना से संस्कृत धनुसूची में विनिधिन्द भूमि में उपयोग के प्रधिकार प्रजित करने की घोषणा करती है:

यह और कि केन्द्रीय सरकार उक्त धारा की उपधारा (4) द्वारा प्रवस सक्तियों का प्रयोग करते हुए, यह निदेश वेती है कि उक्त भूमि में उपयोग का प्रविकार केन्द्रीय सरकार में निहित होने की बजाए, सभी विरुजनायों से मुक्त इंडियन कार्योरेशन लिमिटक में निहित होगा।

प्रनुसूची

तहसील : राषमपुर	जिला : बनासफाठा		राज्य ३१३	ुजरा त				
गृक्ति का नाम	सर्वे संख्या		भौक्ष फल					
		हेक्टर	मार _∳ ब	गंमीटर				
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म्राच्यवडी	103	0	54	94				
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	105	0	14	0.0				
	106	0	33	10				
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	93	0	21	7.5		91	0	32	19
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	258	0	25	38		301/7	0	21	10
	254	0	44	23		301/6	0	28	63
	295	0	54	38		301/2	0	18	0.8
	308	0	46	40		301/3	0	19	59
-	309	v	65	25		274	0	21	10
	304	0	06	53		272	0	75	35
					सातुन	241/14	0	28	64
गीनाड 🌡	262	0	03	41		2 26	0	41	12
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	264	0	0 5	12		222/2	0	27	90
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	269	0	36	8		181	0	26	44
	268	0	16	38		180	0	27	90
	286	0	29	35		173	0	47	00
	287/2	0	24	37		172	0	29	37
	288	0	21	84		170	0	25.	70.
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द ्रक्रस् पुरा	295	o	12	45
	303	0	01	38
	267	0	48	4 2
	259	0	02	77
	257	0	23	52
	251	0	22	14
	252	0	09	68
	250	0	16	60
	249	0	30	44
	246	0	35	96
	244	0	11	07
	12	0	27	6 7
	13	0	17	99
	16	0	24	90
	19	0	30	43
	20	0	0.8	30
	18	0	01	39
	21	0	12	45
	22	0	09	69
	23	0	08	30
	24	0	08	30
	27	0	08	30
	29	0	11	07
	30	0	11	07
	31	0	16	60
	33	0	13	84
रानी की पंत्री	21	0	22	80
	22	0	22	80
	31	0	27	36
	39	0	36	47
*	60	0	44	07
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	61	0	10	64
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	123/3	0	36	47
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-	123/1	0	33	44
	126	0	51	67
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	130	0	39	51
	149/2	0	36	47
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मोद्धी पीपशी	10	0	21	43

S.O. 207.—Whereas by the notification of the Government of India in the Ministry of Petroleum and Natural Gas. No. S.O. 2781, dated the 27th October, 1990, issued under sub-section (1) of section 3 of the Petroleum and

Minerals Pipelines (Acquisition of Right of User in Land) Act 1962 (50 of 1962) (hereinafter referred to as the said Act), the Central Government declared its intention to acquire the right of user in the lands specified in the Schedule appended to that notification for the purpose of laying pipeline for the transport of intrology. pipeline for the transport of petroleum.

And whereas the copies of the Gazette notification were made available to the public on 6th November, 1990;

And whereas the Competent Authority in pursuance of sub-section (1) of section 6 of the said Act has made his report to the Central Government;

And whereas the Central Government after considering the said report is satisfied that the right of user in the lands specified in the Schedule appended to this notification should be acquired;

Now therefore, in exercise of the powers conferred by sub-section (1) of section 6 of the said Act, the Central Government hereby declares that the right of user in the lands specified in the Schedule to this notification are hereby acquired;

And further in exercise of the powers conferred by subsection (4) of the said section, the Central Government hereby directs that the right of user in the said lands shall instead of vesting in the Central Government, vest, free from all encumbrances, in the Indian Oil Corporation Limited.

SCHEDULE

Tehsil—Radhanpur	District— Banaska	otha :	a State Gujara			
Name of Village	Survey No.		1			
		Hec- tare	Arc	Sq. M.		
1	2	3	4	5		
Dharavadi	103	0	54	94		
	102	0	16	90		
	105	0	14	09		
	106	0	33	10		
	109	0	31	69		
•	110	0	24	65		
	111	0	28	17		
	113	0	20	43		
	114	0	15	50		
	115	0		OS		
	116	0	24	6		
	117	0	12	68		
	118	0		38		
	119	0		04		
	260	0				
	275	0				
	274	0				
	277	0				
	278	0				
	279	0				
	285	0				
	288	0				
	289	C	04	5		
Nanapura	87	0	21	7.		
 <u></u>	88	0				
	89	0	30	4		
	90	0	26	8		
	93	0	21	7		
	112	0				
	109	0	44	9.		

1 Nanapura (Contd.)	108 107	0	29	5	1	2	3	4	
Nanapura (Contd.)	107		29	m2					
	107			73	Radhanpura (Contd.)	313/1	0	22	
	10#	0	22	48	, , , , , , , , , , , , , , , , , , , ,	301/10	0	07	
	105	0	48	58		301/8	0	19	:
	104/2	0	13	05		301/7	0	21	
	150	0	16	67		301/6	0	28	6
	151	0	09	42		301/2	0	18	(
	272	0	38	43		301/3	0	19	4
	269	0	13	05		274	0	21	1
	275	0	18	12		272	0	75	
	276	0	21	75	Satun	241/4	0	28	
	261	0	36	25	28000	226	ő	41	
	262	0	16	68		222/4	ő	10	
	263	0	15	95		22/22	ő	27	
	259	0	26	10		230	ŏ	06	
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	254	0	44	23		222/1	ŏ	16	
	295	0	54	38	and the second second	233	ŏ	19	
	308	0	46	40	,	235	ō	32	
	309	0	65	25		1,81	ŏ	26	
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,	266	0	07	85		- 55	ŏ	17	
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	287/2	0	24	57		36	0	05	
	288	0	21	84	-	30	o.	30	
	298	o	25	94					
	309	0	25	26	Sarkarpura	295	0	12	
	310	0	11	60		303 .	0	01	
•	308	0	11	60		267	0	48	
	311	0	19	79		259	0	02	
	297	0	04	78		257	0	23	
Jardarpura	42	0	22	15		251	0	22	
	43	Ō	32	48		252	0	09	
	44	0	13	29		250	0	16	
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	48	0	32	48	*	244	0	11	
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•	72	0	18	46	•	16	0	24	
	73	0	18	46		19	0	30	
	81	o	28	06		20	0	08	
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	400	0	05	27		27	0	08	
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		0	28	63		30	0	11	
	· 329/10/3	0	01	51		31	0	16	
	.331	0	36	17		33	0	13	
	314/7	0	25	62	Nanipipali	21	0	22	
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	312	0	32	40		39	ő	36	

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		61		0	10	64				11/1	-	1	77
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		130		ō	39	51				15	_	5	82
		149/2		0	36	47					_	3	79
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Motipipali		10		0	21	43				18	-		05
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		INI.	O-31015	/11/0	0 0 1	 > 11				20	-	7	33
		[IMO.4	0-31013	111/0	9*O.F	х1]				7			
का. मा. 208⊶-	केल्बीय सर	कार ने. पैटोसि	यम और।	प निज	पाईप	साहित				15/1	-	-	76
(भूमि में उपयोग के										15/2	-	1	52
50) (जिसे इसमें इस										16/1	_	10	12
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3 की उपन्नार। (1)											_	12	39
भीर प्रमहितिक गैस में 										18		12	39
3 नवस्वर, 1990 धार		_								19	-		39
के प्रयोजनार्थं उक्त ध										20	-	12	
उपयोग के ग्रधिकारीं	के धर्जा	। के अपने	माशय क	ो घो	षणा म	ी मो;				27	_	-	25
nite sometime e	-Ge	A 1700-1								_8			
और राजपन्नित ध			ાલા જા	गरावा	7 4	ावभ्यर,				16	_	9	86
1990 को उपलब्ध	करा दा	गद्द या;								17	-	12	39
भीर उक्त प्रधिनि	यम की इ	।स्य ६ की उप	कारा (1	() के	प्रनुस	रण भे				19	-	7	33
क्षम प्राधिकारी ने											~	12	39
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और केन्द्रीय सर									•	23	_	2	53
हिसमाधान हो गया है				• ••	में वि	निविष्ट				26	~	2	Ų.S
र्मि में उपयोग के	मधिकार	का धर्जन	किया जा	ए ;						_9_	-		
अतः, अत्र केन्द्रीय) IFTERT	ਕੁਵਤ ਮਹਿਲੀਆ	य की का	0 777	entr ⊃o	+GT +1				16	-	7	84
ा) आर्था अवस्य स									,	17	-	12	39
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संलग्न बनुसूची में वि	_	ाम म उप	।।यक्ष	धकार	पाजन	करन				19	_	12	39
की घोषणा करती	t :									20/1	_	. 1	52
यह और कि केल	तीय संस्क	ए उसन भार	गकी ज	अकारा	(4)	ne.				20/2	_	10	89
प्रदेश समितयों का अ										26	-	4	55
प्रथल सामलमा का र भूमि के लपनीय का												_	
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पनी किल्लगंगों से मुक्त	। दाक्यतं क	ायल कापारश	त ।लासटक	द मा	नाह्त	हाना ।				16	-	12	39
	भनु भूषी								:	21	-	1	01
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		6/1	-	1	52	report to the		tion 6 of the covernment;	; saiq r	ACC Has I	шацс
,		7/ 1	-	11	89	And who	resc the (Central Gove	rnment	ofter cc	neider
		129				the said rep	ort is satis	fied that the	right of	user in	the la
		7/3	-	_	25	specified in be required;	the Schedu	le appended	to this	notificatio	on sho
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-		10	-	0	76	lands specifi	ied in the	Schedule app			
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[No. R-31015/1/90-O.R.I]

का. घा. 209:— केन्द्रीय सरकार ने, पैट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के प्रधिकार का पर्जन) भ्रधिनियम, 1962 (1962 का 50) (जिसे इसमें इसके पश्चात उक्त प्रधिनियम कहा गया है) की धारा 3 की अपधारा (1) के प्रधीन जारी की गई भारत सरकार के पैट्रोलियम और प्राकृतिक गैस संक्षास्य की प्रधिसूचना सं.का. घा. 2811 तारी ख 3 नवस्वर, 1990 द्वारा पैट्रोलियम के परिवहन के लिए पाइप लाइन बिछाने के प्रयोजनार्य उक्त प्रधिसूचना सं संलग्न भनुसूची में विनिर्विष्ट भूमि में उपयोग के भ्रधि-कारों के प्रर्जन के भ्रपने भ्रावय की भ्रोषणा की थी;

और राजपित अधिसूचना की प्रतियां जनता को तारी आ 7 नवस्थर, 1990 को उपलब्ध कर दी गई थीं;

और उक्त प्रधिनियम की धारा 6 की उपधारा (1) के प्रमुसरण में सक्षम प्राधिकारी ने केन्द्रीय भरकार को रिपोर्ट दे दी है;

और केन्द्रीय सरकार का उक्त निर्पार्ट पर विचार करने के पश्चात यह समाधान हो गया है कि इस ग्राधसूचना से संलग्न ग्रनुसूची में विनिर्दिष्ट भूमि में उपयोग के ग्राधकार का ग्रार्थन किया आए:

मतः भव केन्द्रीय सरकार, उक्त मधिनियम की धारा 6 की उपधारा (1) द्वारा प्रवत्त गक्तियों का प्रयोग करते हुए, इस मधिसूचना से संलग्न भनुसूची में विनिर्विष्ट भूमि में उपयोग के मधिकार मर्जित करने की धोषणा करती है;

यह और कि केन्द्रीय सरकार उक्त घारा की उपधारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए यह निदेश वेती हैं कि उक्त भूमि के उपयोग का अधिकार केन्द्रीय सरकार में निहित हो की बकाए सभी विल्लागों से मुक्त इंडियन बायल कारपोरेशन लिमिटेड में निहित होगा।

धनु सूची

हसील : सुनाम		जिला: संगरूर	राउ	यः पंजाब	r _
गांव का नाम	हदबस्त नं.	मुस्ततील मं. किलानं.	·	क्षेत्रफल	
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		114/16/1/2	_	4	80			25	_	12	89
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[सं. श्रार-31015/1/90-ओ.शार-I]

कुलदीप सिंह, भवर सचिव

S.O. 209.—Whereas by the notification of the Government S.O. 209.—Whereas by the notineation of the Covernment of India in the Ministry of Petroleum and Natural Gas No. S.O. 2811, dated the 3rd November, 1990, issued under subsection (1) of section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962) (hereinafter referred to as the said Act), the Central Government declared its intention to acquire the right trail in the Lorder resistant in the Schedule appended to of user in the lands specified in the Schedule appended to that notification for the purpose of laying pipeline for the transport of petroleum;

And whereas the copies of the Gazette notification were made available to the public on 7th November, 1990;

And whereas the Competent Authority in pursuance of sub-section (1) of section 6 of the said Act has made his report to the Central Government;

And whereas the Central Government after considering the said report is satisfied that the right of user in the lands specified in the Schedule appended to this notification should be acquired;

Now therefore, in exercise of the powers conferred by sub-section (1) of section 6 of the said Act, the Central Government hereby declares that the right of user in the lands specified in the Schedule appended to this notification are hereby acquired;

And further in exercise of the powers conferred by subsection (4) of the said section, the Central Government hereby directs that the right of user in the said lands thall instead of vesting in the Central Government, vest, free from all encumbrances, in the Indian Oil Corporation Limited.

SCHEDULE

Tehsil: Su	ınam	District : Sa:	ngrur		: Punjab
Name of Village	Hadba No.	ast Survey No., Khasra No.,	1	Area	
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[Part 11Sec. 3(ii)	•
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8 THE	GAZ	ETTE OF	INDIA:	JANU	ARY	18, 1992/PAUSA	28,	1913	[PART II	SEC.	3(11)
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		10/11		13	41			12/1	_	9	8
		12	_	1	52			12/2		2	3
		18		9	87			17/2	~~	_	2
		20		* /-	51			18/1	_	5	
		10/23	*	2	78			18/2	_	9	
		24	_	13	91			19		3	4
								23/1/2	_	2	
Safipur Khurd	133.	29/25/1	-	-	_			24/1		1	:
•		41/1	٠	1	52			24/2		11	
		9	_	3	54			25			
		10/1	***	13	92			36/4		1	
		10/2	~	_	25			5	_	1	
		12		12	15			16/15	_	_,	
		13		5	31	Kamalpur	126	03/3			
		17		6	58	Kamaipur	120	-		1	
		18/1		5	31			8		2	
		18/2	-	5	82			9 13		14	
		24		9	36			14		13	
		25	-	8	60			113/21/2	-	4	
		42/5/2		11	38			22	-	13	
		6/1/2	~	_	50			114/16/1/2	_	-,	
		43/5	~	7	34			120/1		4	
		44/1	~	10	12			3	_	1	
		9	-	12	13			8	-	1	
		10	~	5	82			8 13		11	
		12	٠	3	54			15/2	_	_	
		13	· , —	14	42			16		• •	
		14			25			16 121/20	-	11	
		17		5	06			21	_	6	
	1 22	44/18		1	7 7			21 22/1	·	10	
	133		_	ı	11			11 مين		1	
	133	·						2214			
Samuran	133	2/19		i	77			22/2 132/20		4 13	

1	2	3	4	5	6	1	2	3	4	5	6
Kamalpur	126	22		14	41	KhanalKalan	122	9/1	_	1	77
Continued)		23	****	-	51	(continued)		1 3/2		_	25
,		1 33/2		8	60			14		8	35
		3	-	8	86			15	-	2	78
		133/7		10	37			16		9	11
		8		7	5 9			117/2/2		4	04
		o 14		5	06			3		14	41
				6	32			4/2	_	2	53
		15/1		5	06			6		8	09
		15/2		1	52			7	\rightarrow	12	14
		16		1	26			15		4	81
		140/2		15	18			118/11/1		3	29
		3		13	77			11/2	+	4	05
		4		2	28			12	•	1	51
		6		14	17			118/18	-	6	8.3
		7	_		25			20	-, -	_	50
		8			25			23		7	83
		14			91			25		_	25
		15		13				130/1		4	81
		141/11		3	04 79			10	-	9	11
		19		2	78			12		2	53
		20	_	12	90			13		13	41
		21		_	25			16	_	_	25
ed . I		20/12		1	26			17/1	-	9	36
Khanal	121	28/12	• -	,	-0			17/2	• -	4	81
Khurd				0	11			24	_	1	77
		13	-	9	28			25	_	12	65
		18	_	2				143/5		6	58
		17	-	4	80			144/1	_	7	58
		10/00		7	08			9	_	3	79
Khanal	122	49/23		7	Uõ			10		11	38
Kalan					3.5			12		13	15
		24		0	25			13	_	4	81
		50/3		2	02			17		6	
		4	-	14	4 <u>2</u>			18			58 13
		6/1		6	57			25		11	
		6/2		6	58				_	9	30
		51/10		2	28			149/21/1	·		50
		11	_	9	86			150/9/2		II.	3
		12		8	35			156/10		6	51
		18/1		2	7 8			12	_	3	04
		19	-	7	59			13	-	5	82
		23/2		2	53			14			23
		77/13/2		8	09			16	_		5
		17		8	85			17		7	84
		18		7	58			24	-	1	2
		24	-	3	54			25		14	6
		25		12	89			151/5	_	7	08
		82/5	_	2	78			152/5		1	5
		83/1	_	14	67			53/1/1		9	10
		2	-	1	26			1/2	_	5	3
		8		3	04						•
		9	- •	14	42						
		13	. •	ti	89	Gujjran	110	8/19		6	58
		14		6	58			20		1	7
		16		8	86			23/2		1	2
		17	_	9	36			24/1		1	0
		83/25		7	34			18/4		14	9
				11	89			2	_		7
		84/21 101/20	- 77		83			5/2	_	2	2
		104/20		6				6	-	13	6
		21/1		7	08			17/10/2		—	5
		22		10	12			10/3	·_	4	0
		105/1		3	54			11	. —	10	8
		2	_	14	17			12	_	8	
		3/1			25			17/18		11	6
		7		2	53				_		.4 .5
		8		14	93			19		γ	ΰ

1	2	3	4	5	6	1	2	3	4	5	6
Gujjran	110	23		4	55	Gobindpur	57	12/1		6	07
(Continued)		24	-	12	65	Nagri		12/2	-		51
		30/5/1		13	41	(continued)		13/2		12	64
		31/9	_	3	54			17/1 16		7 1	84 01
		30/4	_	3	54			17/2	_	3	54
		31/10		14	17			29/18		2	78
		12 13	_	8	39			24/2		1	01
		17/1	-		35 50			25	_	14	93
		17/1	_	7	84			30/21	_	13	04
		17/3	_	2	53			35/1/1		6	58
		18/1	_	6	83			1/2		3	79
		24/1		3	54			2	·—	8	09
		25	_	14	16			8	_	8	60
		32/21		, _	51			9		8	85
		41/1/1	_	7	59			13/2	_	5	31
		1/2		7	33			13/1	_	1	26
		2	•—	2	28			14/1	-	7	84
		9/1/2		10	88			14/2	-	3	29
		8/1/1		3	04	-		16/3	r - 1	13	15
		13	_	11	64			17/1	_	3	54
		14	\rightarrow	7	08			25/1	_		76
		41/16	_	7	84			34/20/1 21	_	1.1	76
		17/1		7	33			$\frac{21}{22/1}$		14	67 04
		17/2	_		51			41/2/1/1		3 1	52
		25		5	32			$\frac{41}{2}$	-	3	03
		40/21		13	15			2/2/2	_	2	02
		22/2	200		25			3/2	_	6	08
		61/1/1		2	28				.—		
		2/1	:	4	55			41/7/1		1	77
		2/2		10	12			7/3	_	7	08
		3/2		1	26			8/4	-	8	84
		7/1	-	2	28			14	-	5	81
		7/2		1	26			15	_	12	90
		8 9		14	16			16/2	-	2	28
		14		10	51 63		-	42/20	_	14	67
		15		7	33			19/2/2		1	01
		16/1	_	2	28			21/1 22/1	_	1	01
		16/2/1		2	52			22/2		2 10	53 37
		16/2/2		03	04			23	_	2	02
		62/20	_	10	87			46/11/1		9	36
		21/2		5	06			19/1	_	6	07
		22	—	13	16			19/2		4	30
		23/1			25			20		6	07
		64/11	-	7	33			22		3	04
		64/19		9	61			23		14	42
		20	_	7	59			24/1		-	76
		22	_	5	31			47/2	-	-	26
		23	· -	5	82			3	****	14	16
		65/2/1	_	1	52			4		5	06
		2/2	-	1	01			7/1		4	55
		3	_	14	67			7/3	_	5	82
		4		1	52			47/6	<u> </u>	7	08
		6		04	04			15/1/1	_	4	55
		7		13	66			57/3		_	51
abladen 4	:7	27/24		2	29			4/2	-	13	66
	57 _.	27/24	-	3 8	29 34			5/1	-	4	05
agri		28/4 5		13	54 66			5/3	_		25
		29/1/1		2	54			6/1		8	85
		8/2			25			6/2 58/10/1		1	01
		U/H	_					58/10/1		3	54
		9		7	33			10/2			0.4
		9 10/1	-	7 5	33 57			10/2 11/1		5 8	06 60

1	2	3	4	5	6	1	2	3	4	5	6
Gobindpui	57	12/2			25		·				
Nagri		18	_	11	89	M c hlan	54	9	_	4	81
(continued)		19		7	08	(contd.)		10	_	10	6.2
,		23		3	54			12		13	40
		24/1	_	6	07			13		2	78
		24/2		5	56			18	-	14	1
		25	****	_	51			17		1	0
		62/1	_	3	54			23	— -	1	ō
		9		8	09			24		13	6,
		10		11	63			25		6	5
		12/1	_		76			34/20/1		1	7
		12/2		6	07			21		12	4
		62/13/1	_	12	15			22		8	3
		16		1	52			35/1		12	1
		17		14	67			9	_	14	6
		18	-	2	7 8			8		3	0
		- 24	· - <u></u> -	·	51			10	_	2	7
		25		3	79			13		10	6
		63/4/1		1	2 7			14/1		10	6
		5/1		3	04			14/2	_		5
		5/2		11	38			35/16	_	14	9
								17	_	3	5
Mehlan	54	3/20		3	54			25/1		_	2
		21	_	13	41						
		22	_	1	77			36/5	-	8	t
		4/16		10	12			57/2		5	8
		25		6	83			3		13	6
		9/21		7	34			4		1	0
		14/1		11	63			6		3	5
		2		2	78			7	_	14	4
		8/2		1	01			8	_	_	7
		9	_	14	67			15	_	11	1
		12/1	_		76			58/11	—	7	8
		13/1	,	12	90			18		1	0
		13/2	-	1	52			19	-	13 4	6 5
		17/1/2		5	79			20		ų Į	
		17/2	_	8	8.5			22		14	0 1
		14/18/1	_	3	04			23		14	ı
		24		5	57	,					
		25/1		10	87			.	B 41016	11100 0	
		28/5/1		6	07			(N	o. R-31015	/ 1/90-O),K,
		29/1/2	_	2	78			KIILD	IP SINGH	Under	Sec

पैट्रोलियम धीर रसायन मंझालय

(पैट्रोलियम और नैसर्गिक बायु विभाग)

नई दिल्ली, 1 जनवरी, 1992

का. ग्रा. 210 — यतः केन्द्रीय सरकार को यह प्रतीत होता है कि, लोकहित में यह ग्रावश्यक है कि महा-राष्ट्र राज्य, जिला रायगढ़ में मीजे बोरीस, तहसिल-ग्रलिबाग से मीजे सनाव, तहसिल-मुरुड जीजरा तक नैसर्गिक गैस परिवहन के लिये पाईप लाईन गैस प्रथारिटी ऑफ इंडिया, नई दिल्ली-110066 द्वारा बिछाई जानी चाहिये।

और यतः प्रतीत होता है कि ऐसी लाईनों को बिछाने के प्रयोजन के लिये एतद्पादद अनुसूची में बर्णित भूमि में उपयोग का प्रधिकार प्रजित करना श्रावश्यक है।

अतः श्रब पैट्रोलियम और खनिज पाईप लाईन (भूमि में उपयोग के श्रधिकार का श्रर्जन) श्रधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) द्वारा प्रदत्त शक्तियों का श्रधिकार श्रजित करने का श्रपना श्राक्षय एतद्दारा घोषित किया है। बेशर्ते की उक्त भूमि में हितबष् कोई व्यक्ति उस भूमि के नीचें पाईप लाईन बिछानें के लिए प्राक्षेप सक्षम प्राधिकारी, गैस प्राथारिटी ग्राफ इंडिया, प्रभू निवास, दुसरा मंजला, तहसिल-प्रिवाग जिला-रायगढ़ को इस प्रधिसूचना की तारीख से 21 दिनों के भीतर कर सकेगा।

अँद ऐसा श्राक्षेप करने वाला हर ध्यक्ति विनिर्विष्टः सह भी कथन करेगा की यह चाहता है कि उसकी सुनवाई व्यक्तिगत स्वरुप से हो या किसी विधि व्यवहारी के मार्फत ।

परिभिष्ट

राज्य	ाः महाराष् द्र	जिला – रायगड़		तहसिम-	-ग्रलिबाग	
गांश्व	सब्हें नंबर	हिस्सा नंबर	गट नंबर		क्षेत्र	
	1141			हेक्रर	ग्रार	सेंटीश्रार
खानाव	67	9 + 15 भाग	H-1-	0	05	20
	67	4 + 6 + 8 + 16 भाग	T 	0	03	00
	6 7	22 + 17 भाग	_	0	04	70
	67	13 भाग	~~	0	03	40
	67	14 + 18 + 19 भाग		0	12	70
	65	1 + 2-ए भाग		0	09	70
	65	1 + 2 — वी भाग		0	00	20
	65	3 भाग		0	17	50
	75	1 भाग	_	0	10	40
	76	4- ए भाग		0	01	80
	76	3 भाग		0	17	40
	78	4 भाग		0	05	40
	83	0 भाग	_ _	0	16	00
	82	0 भाग		0	13	80
	92	0 भाग	_	0	05	20
	66	1 भाग		0	05	20
	66	2-ए भाग		0	03	60
	66	2 — वी भाग		0	06	30
	66	3⊶ए भाग		0	04	50
	66	4 भाग		0	04	8 0
	1	1 भाग		0	06	80
	1	2 भाग		0	06	40
	1	3 भाग		0	07	20
	1	4 भाग		0	04	40
	2	2 ए <u> – 2</u> —की भाग	<u></u>	0	20	0.0

[न. 14016/63/90-जी पी]

MINISTRY OF PETROLEUM AND CHEMICALS (Department of Petroleum and Natural Gas)

New Delhi, the 1st January, 1992

S.O. 210.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of Natural Gas, from Boris, Tahasil-Alibag, District-Raigad to village Salav, Tahasil-Murud Janjira, District-Raigad in the state of Maharashtra pipe line should be

laid through the agency of Gas Authority of India, New Delhi-110066.

And whereas it appears to the Central Govt, that for the purpose of laying such pipe lines, it is necessary to acquire the Right of user in the lands described in the schedule annexed hereto:

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 3 of the Petroleum and Minerals pipe lines (Acquisition of Right of user in the land) Act

1962 (50 of 1962), the Central Govt. hereby declares its intention to acquire the right of user in the lands referred in the schedule:—

Provided that any person interested in the said lands having any objection for laying the pipe line through the said lands may prefer any objections within 21 days from the date of publication of

the Notifications to the Competent Authority, Gas Authority of India, Prabhu Niwas, second floor, At. Post Tahasil-Alibag, District-Raigad, Maharashtra state.

And every person making such an objection shall state specifically whether he wishes to be heard in person or by a legal practitioner.

SCHEDULE

Stato: Maharashtra

District: Raigad

Tahsil: Alibag

Village	Survey No.	Hissa No.	Gat No	A	.rea	
	ĮNO.		110, -	Hector	Aro	C. Are
Khanav	67	9+15 Part.		- 0	05	20
	67	4+6+8+16	_	. 0	03	
		Part.				
	. 67	12+17 Part		. 0	04	70
	67	13 Part	<u> </u>	0	03	40
	67	14+18+19 P.	_	. 0	12	7
	65	1+2+APart	_	- 0	09	7
,	65	1+2+B Part		- 0	00	2
	65	3 Part		0	17	50
	75	1 Part	-	0	10	4
	76	4-A Part	_	0	01	80
	76	3 Part	,	0	17	49
	78	4 Part	_	0	05	4
	83	0 Part		. 0	16	0
	82	0 Part	_	. 0	13	
	92	0 Part.	_	. 0	05	2
	66	1 Part	_	- 0	05	
	66	2-A Part		. 0	03	6
	66	2-B Part		. 0	06	3
	66	3-A Part		0	14	5
	66	4 Part		0	04	8
	1	1 Part		0	06	8
	1	2 Part		0	06	4
	1	3 Part		0	07	20
	1	4 Part		0	04	4
	2	2-A		0	20	0
		2-B				
		Part				

[No. O-14016/63/90-GP]

मुद्धि पत

का.धा. 211 — भारत सरकार के तारीख 9-3-91 के राजपन्न भाग II, खंड 3 उप खंड (ii) के पृष्ट संख्या 1173 पर प्रकाशित ध्रिधिसूचना में निम्न विवरण ध्रनुसार संशोधन कर पढ़ा जाए: संशोधन स्वरूप उसे निम्न तालिका के कालम 4 में दिए गए ध्रनुसार पढ़ें।

श्रधिसूचना ः	संख्या	ग्राम्			F	रम्न के स्था	न पर			निम्न	. पढ़े	
			कम संख्या	मकीन	ए .च	श्चार 	सी 	भ्रार	ऋम संख्या —भ———	मकान	एव श्रार स	ी घार
क.ग्र. सं.	700	गूंजिस	3 4-ए भाग	1 2-ए	0	25	49	3 4ए	12-ए भाग	0	16	49
								34ए	1 2—बी 1ए	0	04	00
								34—-U	12——जी	0	05	0.0
						1			2	0	25	49

[ओ-14016/1/91/जी.पी.]

CORRIGENDUM

S.O.211. The partial modification to the notification published in Govt. Gazette of India, Part II Section 3 subsection (ii) dtd. 9-3-91 page No. 1173 may be made as per detailed given hereunder:

Notifi- Village		May	be raea	d as			ln j	olace of	•	
cation No.	S.No.	H.No.	Н	R	CR	S.No.	H.No.	H	R	CR
S.O. 700 Gunjis	34-A	12-A Part	0	16	49	34-A	12-A Part	0	25	49
	34-A	12- B 1-A	0	04	00					
	34-A	12- B 2-A	0	05 25	00 49					

[O-14016/1/91-G.P.]

मुद्धि पत्न

का. ग्रा. 212.—भारत सरकार के राजपत्र भाग II, खंड 3(ii) तारीख 5-9-91 में का. ग्रा. सं. 571 (ई) के संदर्भ में प्रकाशित बवाना ग्राम की श्रधिसूचना में संशोधन स्वरूप उसे निम्न नालिका के कालम 4 में दिए ग्रमुसार पढ़े

(1)	(2)	(3)	(4)	(5)
जिला	ग्राम	खसरा संख्या		होत क्षेत्र
			बीघा	विष्या
दिल्ली	बवाना	98/19/1	0	9

CORRIGENDUM

S.O. 212.—the partial modification to the notifiction published in Govt. Gazette of India Part II Section 3 sub section (ii) ded. 5-9-91 page no. 571(E) may be made as per detailed given hereunder:

District	Villago	Khasra No.	Acquired Bigha	area Vishwa
Delhi	Bawana	98/19/1	0	9

[O-14016/1/91-G.P.]

मूचना

का, श्रा. 213.—यतः केन्द्रीय सरकार को यह प्रतीत होता कि लोकहित में यह श्रावण्यक है कि गुजरात राज्य में दणरङ टेप ओफ से जी. एस. एफ. सी. तक पैट्रोलियम के परिवहन के लिये पाईप लाइन गैम अथोरिटी आफ इंडिया लि० द्वारा बिछाई जानी चाहिए।

और यतः यह प्रतीत होता है कि ऐसी लाईनों को बिछाने के प्रयोजन के लिये एतद्पाबद्ध ग्रनुसूची में वर्णित भूमि में उपयोग का प्रधिकार प्रजित करना श्रावश्यक हैं।

श्रतः श्रव पैट्रोलियम् और खनिज पाईप लाइन (भूभि में उपयोग के श्रधिकार का श्रजंन) श्रधिनियम 1962 (1962 का 50) का धारा 3 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार ने उसमें उपयोग का श्रधिकार श्रजित करने का अपना श्राणय एतद्द्वारा घोषित किया है।

बशर्ते कि उक्त भूमि में हितबद्ध कोई व्यक्ति उस भूमि के नीचे पाईप लाइन बिछाने के लिए आक्षोप सक्षम प्राधिकारी गैस ओथोरिटी भ्राफ इन्डिया लि. दर्पण निल्डिंग, भ्रार. सी. दत्त रोड़ बड़ोवरा को इस श्रीधमूचना की तारीख से 21 बिनों के भीतर कर सकेगा।

और ऐसा श्राक्षेप करने वाला हर व्यक्ति विनिदिष्टतः यह भी कथन करेगा कि क्या यह चाहता है कि उसकी मुनवाई व्यक्तिगत हो या किसी विधि व्यवसाधी की मार्फत ।

श्रनुसूची

दणरथ गांव ---राज्य:---गजरात हेप आफ से जो एस एफ सी लाईन जिला—बड़ोदरा तहसील—बड़ोदरा

गांव	सर्वे नम्बर	हैक्टेयर	ग्रारे	सेन्टिग्रारे
दशरङ	325	0	04	50

राजाव महर्षि, उप सचिव [अो---14016/63/91-जी पी]

S.O. 213.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum from Dasharada Tap-off to G.S.F.C. in Gujarat State pipeline should be laid by the Gas Authority of India Ltd.

And whereas it appears that for the purpose of laying such pipeline, it is necessary to acquire the right of user in the land described in the schedule annexed hereto;

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in the Land) Act,

1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein;

Provided that any person interested in the said land may, within 21 days from the date of this notification, object to the laying of the pipeline under the land to the Competent Authority, Gas Authority of India Ltd. Darpan Building R. C. Dutt Road, VADODARA-5.

And every person making such an objection shall also state specifically whether he wishes to be heard in person or by legal practitioner.

SCHEDULE

For Dasharath Village Tap-off to G.S.F.C. line

State: Gujarat

District.

Baroda

Taluka: Baroda

Village	Block No.	Hector	Aroa	Contiaro
Dasharath	325	0	04	00

[No. O-14016/63/91-GP] RAJIV MEHRSHI, Dy. Socy.

स्व।स्थ्य	आर	परिवार	कल्याण	मन्ना लग
		_		

नई दिल्ली, 27 दिसम्बर, 1991

का. था. 214.--केन्द्रीय गरकार, होमियोपैया केन्द्रीय परिषद प्रधिनियम, 1973 (1973 का 59) की धारा 13 की उपधारा (2) द्वारा प्रदत्त गक्तियों का प्रयोग करते हुए, होम्योपैयो केन्द्रीय परिषद से परामर्श करने के पश्चात् उदर प्रधिनियम की दूसरी धनुसूची में निम्नलिखित संशोधन करती है, धर्यात्:--

जनन अधिनियम की दूसरी प्रतृसूची में, "कर्नाटक" शॉर्षक के नीचे मद को और उससे संशंबिक प्रविष्टियों के पश्चात् निस्तिलिखित सद और प्रक्रिटियां प्रकास्थापित की जायेगी, अर्थात् :--

1	2	3	4
"7ख गुलबर्गा विश्वविद्यालय	बैचलर श्राफ होम्योपैथिक मेडिसिन एण्ड सर्परा	बी.एच.एम. एस	1990 से 1993 নক"।

[सं. वो-27021/16/89-होम्यो] श्रार.के. मुर्खा, निदेशक

टिप्पण: मृत्र

मूल प्रधिसूचना भारत के राजपत्न, भाग 2, खंड 1 में का. घा. मं. 76 तोरीख 20 दिसम्ब^र, 1973 के प्रधीन प्रधिसुचित की गई थो।

MINISTRY OF HEALTH AND FAMILY WELFARE

New Delhi, the 27th December, 1991

S.O. 214.—In exercise of the powers conferred by sub-section (2) of section 13 of the Heomocopathy Council Act, 1973 (39 of 1973), the Central Government, after consulting the Central Council of Hermopathy, makes the following amendment in the Second Schedule to the said Act, namely:—

the Second Schedule to the said Act, under the heading 'Karnataka' after item 7A and the entries shall be inserted namely:—

1	2	3	4
'73. Galbarga University	Bachelor of Homoeopathic Medicine and Surgery	B.H.M.S.	From 1990 to 1993"

[No. V-27021/16/89-Homoco] R. K. MUKHI, Director

NOTE:—The Principal Notification was notified S.O. No. 76 dated 20-12-1973 in Part II Section 1 of Gazette of India.

णहरी विकास मंत्रालय (निर्माण प्रभाग) नई दिल्ली, 2 जनवरी, 1992

का.धा. 215 - - एतद्द्वारा यह घ्रधिसूचिन किया जाता है कि राजधाट समाधि घ्रधिनियम, 1951 (1951 का 41) की घारा 4 की उपघारा (1) के खण्ड (घ) के घ्रनुसार दसवीं लोक सभा के सदस्य श्री राम रारन शादन को राघाट समाधि समिति के सदस्य के रूप में घुना गया है।

[सं. 25011/7/85-निर्माण-3] बी.एस. रमन, उप सचित्र MINISTRY OF URBAN DEVELOPMENT

(Works Division)

New Delhi, the 2nd January, 1992

S.O. 215.—It is hereby notified that Shri Ram Sharan Yadav a Member of the Tenth Lok Sabha, has been elected as Member of the Rajghat Samadhi Committee in accordance with clause (d) of Sub-section (1) of Section 4 of the Rajghat Samadhi Act, 1951 (No. 41 of 1951).

[No. 25011|7|85-W-3]

V. S. RAMAN, Dy. Secy.

श्रम संत्रातय

नई दिल्ला, 20 दिसम्बर, 1991

क(.सा. - 216-- आंद्याधिक विवाद प्रधितियम, 1947 (1947 का 14) की धारा 17 के सनुमरण में, केन्द्रीय मरकार भारतीय स्टेट बैंक के प्रबच्धतंद्व के सक्दा नियाजकों और उनके कर्मकारों के बीच, प्रमुखंध में निविद्ट औद्योगिक विवाद में केन्द्रीय सरकार ओद्योधिक प्रधिकरण व श्रम न्यायालय, चण्डीयह के गंचपट की प्रकाशित करती है, जो केन्द्राय सरकार की 19-12-91 की प्राप्त हुआ था।

MINISTRY OF LABOUR

New Delhi, the 20th December, 1991

S.O. 216.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal-cum-Labour Court, Chandigarh as shown in the Annexure, in the industrial dispute between the employers in relation to the management of State Bank of India and their workmen, which was received by the Central Government on 19-12-1991.

ANNEXURE

BEFORE SHRI ARVIND KUMAR, PRESIDING OFFICER CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, CHANDIGARH

I. D. No. 31/87

V. K. Arora

Vs.

State Bank of India.

For the workman—Shri J. C. Verma Advocate, For the management—Shri T. S. Doabia Advocate,

AWARD

Central Government vide Gazette Notification No. L-12021 334/86-D.II (A) dated 6th May 1987 issued U/S 10(1)(d) of the LD. Act, 1947 referred the following dispute to this Tribunal for decision:

"Whether the action of the Regional Manager, Region I, State Bank of India, Chandigarh in terminating the service of Shri Varinder Kumar Arora, Clerk-cum-cashier at the Hall Bazar, Amritsar Branch w.e.f. 13-12-83 is legal and justifled? If not, to what relief is the said workman entitled?"

2. Claim of the petitioner as set out in the claim statement that he was employed as clerk-cum-cashier with the respdt. on 3-10-1973 and was confirmed on 3-4-74 and had been working efficiently when suddenly he was suspended on 24-5-1980 in connection with an incident of shortage of Rs. 30,000 occurred on 12-5-1980. It was alleged that when the said amount is said to have been missing one Gurdcep Singh Cash Kuli was also in the cabin alongwith the petitioner whereas the petitioner at that time had gone out of cabin at about 1.30 P.M. went to deputy head cashier for making some entries in the accounts books and on his return after five minutes he found Rs. 30,000 missing. On his asking Gurdeep Singh cash kuli could not reply satisfactorily he informed the Deputy Manager Sh. N. L. Joshi who instead of closing doors of the branch acted carelessely and even Gurdeep Singh cash kuli was not searched personally. It was also alleged that the management instead of sympathising resorted to coercive tactics and got a letter written from him that he would make good the said shortage, at 9-00 P.M. although working hours are 9-45 AM to 4-45 PM. It was also alleged that on the following day i.e. 13-5-80 he requested the respdt. management of proper investigation of missing amount by lodging a complaint but no action was taken. But however at 6-00 PM respdt, made false report against him with mala fide intention without mentioning the name of Gurdeep Singh cash kuli which resulted in registration of case U/S 409 of 1PC which resulted in acquittal. Appeal against acquittal was also dismissed by the High Court. It was further submitted that instead of honouring the judge-

ment after acquittal when the workman submitted applications for reinstating him but the management did not take any action. Although he was entitled to reinstatement after acquittal in terms of para 521(c) of Sastri Award approved by Desai Award in para 8-28. It was further alleged that in order to cover up the illegality, started disciplinary proceedings while issuing charge sheet on 24-5-1982 which was illegal and against the principal of natural justice and also that material documents when asked by him vide his representations dated 7-6-82 and 21-7-82 were not supplied and rejected. The domestic inquiry was totally illegal, unjustified and unwarranted and against the principal of natural justice. It was further stressed that appointment of the Enquiry Officer vide letter dated 25-11-1982 without supplying the documents and fixing the date by the Enquiry Officer on 3-12-1982 was also illegal for the reason that no enquiry officer can be appointed or enquiry be held unless and until the workman is supplied the documents for preparation of his defence. It was also stressed that he was also not allowed to engage the counsel. It was also averred that he was not aware of the material documents at the starting of the enquiry relying by the management and the same is liable to be vitiated being against the principal of natural justice. Action of the enquiry officer was also mala fide and was given with biased mind. Letters of the petitioner dated 13-12-1982 for staying of the proceedings was also not cared to. The letter dated 22-12-1982 for supplying the documents was also not complied with. The adjournments sought by his wife was taken as avoiding to face the enquiry vide proceedings dated 18-1-1983. The enquiry officer adopted very rigid attitude and after hot discussion on 7-3-1983 the enquiry officer directed the management to produce the documents, However the respdt, management vide letter dated 21-3-1983 denied the copies of the documents. It was also stressed that the failure of the management to supply of the docu-ments has caused prejudice to the workman. That his letter ments has caused prejudice to the workman. That his letter dated 10-5-1983 was also rejected. He was also not allowed to cross-examine the witnesses of the Bank. It was also alleged that without giving proper opportunity the inquiry was closed which was wholly illegal and further the order dated 13-12-1983 terminating the services of the workman by way of dismissal is wholly illegal and unjustified and also the appellate order dated 2-3-1984 passed against the workman and prayed for the reinstatement of the workman with full back wages.

- 3. Claim of the workman was contested by the respdt. Bank. Preliminary objection was taken that the petitioner was acquitted by giving him the benefit of doubt but not completely exhonorated of the guilt. The mere acquittal in a criminal case does not bar the departmental proceedings according to para 521 of the Sastry Award. On merits it was contended that the shortage of Rs. 30,000 was found on 12-5-1980 and the petitioner admitted the shortage in his letter written on 12-5-1980; but he tried to put forward a story that the amount was done away by one Shri Gurdeep Singh cash coolie which was not found convincing. Further stand put forward by the workman that he had gone out of the cabin for five minutes and left the cash with Gurdeep Singh cash coolie was also not believed. It was due to his negligence that the shortage in question took place and the explanation given by him was not satisfactory and thus he is guilty of committing an act of gross negligence in performance of his duties. formance of his duties. It was admitted that FIR was lodged against the workman because he was primarily respsonsible for the maintenance of the accounts. It was also alleged that interpretation stated by the workman of para 521 of Sastri Award is not correct. The charge sheet was issued in accordance with law. Therefore, there is no violation of principal of natural justice. Enquiry was held in accordance with law and the sufficient opportunity was given to the workman. However the workman was very keen to prolong the proccedings and ultimately walked out of the enquiry proceedings. Enquiry Officer had been accommodating the workman throughout the inquiry proceedings and was not adopted any rigid attitude. Other allegations were also denied,
- 4. Petitioner also filed replication to the written statement reiterating the claim made in the claim statement.
- 5. In support of his case petitioner filed his affldavit as Ex. W-1 reiterating his claim in the claim statement and relied documents Ex. A-1 to A-20. The management produced Shri H. L. Mehra Manager DPD S.B.I. who filed his affldavit Ex. M-3 in evidence and also relied on decuments Exs. M-1 and M-2 the letters.

6. I have heard both the parties and gone through the record and evidence of the case. Counsel for the petttioner has streagely contended that the enquiry is to be vitiated for the non supply of the documents to the petitioner chabling him for preparing the defence. There is force in this contention. Ex. A-8 dated 13-12-1982 is the application moved by the petitioner to the enquiry officer requesting the enquiry officer to stay the proceedings till the copies of documents are supplied to him. Similarly another application Ex. A-9 was moved to the enquiry officer for the supply of the various documents and a request was made that in case the date is fixed prior to the supply of the copies of the documents, it may not be possible for him to prepare his defence in absence thereof. The application of the petitioner was replied by the enquiry officer vide Ex. A-7 dated 3-1-1983 a in which there is clear indication that at the start of the enquiry copies of the documents were not supplied to the petitioner as there is reference in this letter to this effect stating as follow:

"Further, all possible assistance will be given to you in providing copies of documents from the branch records (which are not in your possession) and which you may require and demand for preparation of your defence, after the presentation by the bank's representative is over but well before the defence side starts."

After pursuing the contents of Ex. A-7 it has become apparcht that the petitioner was not supplied the copies of documents at the start of the enquiry. 1967 S.L.R. page 759 Tirlok Nath Vs. Union of India and others has also referred in which the Hon'ble Supreme Court has held that the failure of the inquiry officer to furnish the appellant with the copies of the documents during the investigation must be held to have caused prejudice to the appellant in making his defence is at the inquiry and violate the principal of natural justice and is liable to be quashed. Similarly in 1969 S.L.R. page 436 Dhup Singh Kanungo Vs. State of Haryana and others it has been held that in view of the repeated grievance made by the petitioner that he had not been supplied copy of the report of Tehsildar which was the basic documents in framing of the charges, there is no doubt that the petitioner was seriously handicapped in his defence at the enquiry. It was the duty of the enquiry officer to furnish him a copy of that report and his failure to do so has vitiated the inquiry. Similar is the position in the present case as apparent from Ex. A-7 written by the enquiry officer to the petitioner there is clear indication that the petitioner was not supplied the copies of the documents at the start of the enquiry enabling him to prepare his defence. Thus there is violation of him to prepare his defence. Thus there is violation of principal of natural justice and has caused great prejudice to the petitioner.

Next contention raised by the counsel for the workman is that the enquiry is bad as the petitioner was not allowed to engage a counsel and has referred the proceedings dated 13-12-1982. After pursuing the same the workman had made requests to the enquiry officer that he be allowed to engage a counsel for his assistance. The same was declined by the enquiry officer while saying that since he has already been allowed to defended by the representative of the registered Union no outsider is permitted to defend your case and declined the request of the petitioner to engage counsel for his assistance again violate the principal of natural justice in view of the ratio laid down in AIR 1983 Supreme Court page 109 The Board of Trustees of the Port of Bombay Vs. Dalip Kumar Raghavendranath Nadkarni and others, Following the decision laid down in AIR 1965 Supreme Court 1392 it was held that where an enquiry before the domestic tribunal the delinquent officer is pitted against a legally trained mind, if he seeks permission to appear through legal practitioner the refusal to grant this request would amount to denial of a reasonable request to defend himself and the essential minciples of natural justice would be violated and vitiated the inquiry. Similarly in the present case the petitioner was not allowed to engage the counsel by the inquiry officer certainly has violated the principal of natural

Cousel for the petitioner next contended that no defence opportunity was given to the petitioner and has referred the application of the workman Ex. A-15 addressed to the enquiry officer dated 26-8-1983 and Ex. A-16 another appli-

cation dated 11-9-1983 giving the Jetail of the defence witnesses and has also reterred letter dated 20-8-1983 issued by the Regional Manager whereby workman was advised to put the defence before the inquiry officer and has also argued that the request of the workman vide application Ex. A-15 and A-16 has been rejected by the enquiry officer on 13-9-83 vide Ex. A-17 which has also caused prejudice to the workman. All the documents has been pursued. There is reference in the proceedings dated 29-7-1983 about the walking out of the present petitioner at the time of the cross-examination of the bank's witnesses Shri P. P. Sharma. Case was adjourned to 30-7-1983 on the following day without information to the present petitioner. Shri H. L. Mchra enquiry officer as appeared as MW-1 and has stated that the workman was intimated at the starting of the proceedings on day to day basis. He has also admitted that this fact was not recorded in the enquiry proceedings and has also admitted that in the proceedings dated 29-7-1983 there is no mention of the fixing of the next date. Thus the petitioner certainly could not aware of the next date fixed i.e. 30-7-1983. Shrl H. I., Mehra MW-1 has also admitted in cross-examination that no proceedings has been recorded after 30th July 1983. He has also admitted the receipt of Ex. A-16. He has also admitted his letter Ex. A-17 addressed to the present workman. After pursuing the same there is clear picture that the workman was not allowed to produce his defence but was only asked his written brief in defence which certainly does not stands to judicial scrutiny because the workman had already given the list of defence witnesses numbering ten vide his letter Fx. A-16 which he wanted to examine as his defence witnesses. How they can be by passed merely by submitting written brief in defence. Therefore, action of the enquiry officer rejecting the request of the workman for not producing the witnesses vide his letter Ex. A-1, is not sustainable in the eyees of law.

Next contention raised by the counsel for the petitioner is that his acquital of the present petitioner criminal case entitles him as instalment and has referred the document Ex. A-5 the judgment. Criminal Court acquired the present petitioner of the criminal charges and Ex. A-6 dismissal of the appeal against acquittal and has argued that the management could not start the enquiry of the same charges after acquittal of the present petitioner from the Criminal Court and has referred to me AIR 1966 Mysore page 68 p. Channappa Vs. Mysore Revenue Appellate Tribunal Bangalous The Food Corporation of India Madras and others and 1984 (1) S.L.R. 409 George Varghese Vs. The Food Corporation of India Madras and others and 1982 (1) S.L.R. 573 Mohan Lal Vs. Union of India and other. After pursuing these there is no dispute of the fact that the management did not initiate the enquiry till the decision of the criminal Court. But this fact ipsofacto does not lead to vitiate the whole inquiry proceedings in view of the judgments laid down by the Hon'ble Supreme Court in JK Cotton and Spinning Company Vs. Its workmen reported in 1965 (2) L.L.J. page 153.

But however since the acquittal of the present petitioner is purely on merits not on technical grounds and further dismissal of the appeal against acquittal may be corrobrative circumstances in addition to the circumstances discussed above but not the independent for vitiating the whole enquiry proceedings. Counsel for the management contended that in the event of the Tribunal coming to the conclusion that the proper opportunity was not given to the petitioner and the enquiry is bad in the eyes of law, they be allowed to adduce evidence in support of the fairness of the enquiry. This argument is not tenable because no such plea has been taken by the management in the written statement and this request cannot be accepted at this stage in view of the ratio laid down by the Hon'ble Supreme Court in 1983 Lab. I.C. 1697 Sambhu Nath Goyal Vs. Bank of Baroda.

In view of the discussion made in the earlier paras it is held that the enquiry conducted against the present petitioner certainly violates the principal of natural justice and no proper opportunity was given to the petitioner to defend his case, thus the enquiry is vitiated and termination is set aside. Consequent thereof the present petitioner is re-instated with full back wages with all consequential benefits.

Chandigarh.

ARVIND KUMAR, Presiding Officer [No. L-12012/334/86-D.Π (A)] S. C. SHARMA, Desk Officer

नई दिल्ली, 20 दिसम्बर, 1991

का. आ. 217.— अधिगिक विवाद अधिविसम, 1947 (1547 का 14) की धारा 17 के अनुसरण में, किश्वीय सरकार भुनं अंह प्रोजेक्ट आफ मैसमं बी.मां.मां.एल. के प्रबंधनंत्र से संबद्ध नियोजकी और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, (सं. 1) धनवाद के पंचाट की प्र काणित करती है, जो केन्द्राय सरकार की 18-12-91 की प्राप्त हुआ था।

New Delhi, the 20th December, 1991

S.O. 217.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal (No. 1), Dhanbad as shown in the Annexure in the industrial dispute between the employers in relation to the management of Moonidih Project of M/s. BCCL and their workmen, which was received by the Central Government on 18-12-1991.

ANNEXURE

BEFORE THE CENTRAL GOVFRNMENT INDUSTRIAL TRIBUNAL NO. I, DHANBAD

In the matter of a reference under Section 10(1)(d) of the Industrial Disputes Act, 1947

Reference No. 78 of 1988

PARTIES:

Employers in relation to the management of Moonidih Area of M/s, B.C.C. Ltd.

AND

Their Workmen,

PRESENT:

Shri S. K. Mitra, Presiding Officer.

APPEARANCES:

For the Employers-Shri B, Joshi, Advocate.

For the Workmen-Shri S, Bose, Sccretary, Rashtriya Colliery Mazdoor Sangh,

STATE : Bihar

INDUSTRY: Coal

Dated, the 29th November, 1991

AWARD

By Order No L-20012|239|87-D.III (A). dated the 11th July, 1988, the Central Government in the Ministry of Labour, has, in exercise of the powers conferred by clause (d) of sub-section (1) of Secion 10 of the Industrial Disputes Act, 1947, referred the following dispute for adjudication to this Tribunal:

"Whether the action of the management of Moonidih Area of Bharat Coking Coal Limited, At and P.O. Moonidih Dist. Dhanbad is not allowing one extra increment to the following workmen (see Annexure) who were designated as Clerical Grade III on their regularisation/upgradation/promotion to clerical grade II as the case may be is justified? If not to what relief the workmen are entitled?"

ANNEXURE

- 1. Shri Sarjoo Ram Kahar,
- 2. Shri Sadhan Mukherjee,
- 3. Shri Ashis Kumar Banerjee,
- 4. Shri Haradhan Mousif,
- 5. Shri Sanjiban Mahato,
- 6. Shri Ram Nath Yadav,
- 7. Shri Bhikuram Mahato,
- 8. Shri Ram Ranjan Mahato,
- 9. Shri Amleswar Mahato,
- 10. Shri Naresh Bancrice,
- 11. Shri Dharanidhar Tiwary,
- 12. Shri A. B. Singh Vidhyarthy.
- 2. The dispute has been settled out of Court A memorandum of settlement has been filed in Court. I have gone through the terms of settlement and I find them quite fair

and reasonable. There is no reason why an award should not be made on the basis of terms and conditions laid down in the memorandum of settlement. I accept it and make an award accordingly. The management of settlement I accept it and make an award accordingly. The memorandum of settlement shall form part of the award.

3. Let a copy of this award be sent to the Ministry as required under Section 15 of the Industrial Disputes Act, 1947.

S. K. MITRA, Presiding Officer [No. L-20012/239/87-D.III (A)/IR (Coal-I)]

BEFORE THE PRESIDING OFFICER, CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL NO. 1

DHANBAD

Reference Case No. 78 of 1988

PARTIES:

Employers in relation to the Management of Moonidih Area, BCCL

AND

Their workmen.

PETITION OF COMPROMISE

The humble petition on behalf of the parties to the above reference most respectfully sheweth:—

1. That the above dispute has been amicably settled between the parties on the following terms,

TERMS OF SETTLEMENT

- (a) That the concerned workmen S/Shri Sarajoo Ram Kahar, Sadhan Mukherjee, Ashish Kumar Banerjee, Haradhan Mousif, Sanjiwan Mahato, Ram Nath Yadav, Bhikhoo Ram Mahato, Ram Ranjan Mahato, Amleshwar Mahato, Naresh Chandra Banerjee, Dharnidhar Tewari and A. B. Singh Vidyarthi will be deemed to have been promoted with effect from 1-7-1984 instead of being regularised in Clerical Grade-II with effect from that date.
- (b) That the basic wages of the concerned workmen will be computed as on 1-7-1984 considering their cases of promotion as on 1-7-1984 and the difference of wages from 11-7-1988 (i.e. the date of reference) till date will be paid to the concerned workmen. They will not claim any difference of wages prior to 11-7-1988.
- 2. That in view of the above settlement there remains nothing to be adjudicated.

Under the facts and circumstances stated above the Honble Tribunal will be gracious/pleased to accept the settlement as fair and proper and be pleased to pass the award in terms of settlement.

For workmen:

(1) Sd/-

(G. D. PANDEY)
Vice-President
Rashtriya Colliery Mazdoor Sangh
Dhanbad

(2) Sd/-(K. B. SINGH) Sccretary Rashtriya Colliery Mazdoor Sangh Moonidih (Dhanbad)

For Employer:

- (1) Sd/-(S. D. SHARMA)General Manager (Oprn.)Moonidih Area, BCCL
- (2) Sd/-Dy. Chief Personnel Manager Moonidih Area, BCCL

का. आ. 218--- औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) को घारा 17 के अनुसरण में, केन्द्रीय सरकार, मैसर्स मंत्रमां. एत. को स्वांग कोनियरों के प्रबन्धतंत्र से संबद्ध नियोजकों और उनके कर्मकारों के अंच, प्रतुबंध में निदिन्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, (सं. 2), घनवाद के पंचाट को प्रकाशिक करतो है, जो केन्द्रीय सरकारको 18-12-91 को प्राप्त हुआ था।

S.O. 218.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal (No. 2), Dhanbad as shown in the Annexure in the industrial dispute between the employers relation to the management of Swang Colliery of M/s, C.C.L, and their workmen which was received by the Central Government on 18-12-1991.

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL (NO. 2) AT DHANBAD

PRESENT:

Shri B. Ram, Presiding Officer.

In the matter of an industrial dispute under Section 10(1)(d)

of the I.D. Act, 1947

Reference No. 190 of 1987

PARTIES:

Employers in relation to the management of Sawang Colliery of M/s, C. C. Ltd., P.O. Sawang, Dist. Giridih and their workmen.

APPEARANCES:

On behalf of the workmen—Shri Lalit Burman, Vice-President, United Coal Workers' Union.

On behalf of the employers—Shri R. S. Murthy, Advocate STATE: Bihar INDUSTRY: Coal

Dhanbad, the 10th December, 1991

ΛWARD

The Government of India, Ministry of Labour in exercise of the powers conferred on them under Section 10(1)(d) of the I. D. Act, 1947 has referred the following dispute to this Tribunal for adjudication vide Order No. L-24012(166)/86-D.IV (B), dated, the 16th April, 1987.

SCHEDULE

"Whether the action of the Management of Sawang Colliery of M/s. C.C. Ltd., P.O. Sawang, Dista Giridih by terminating the services of Md. Yasin Mian on 15-4-86 when the age of the employee in his Identity Card is 19-4-41 is legal and justified? If not, to what relief the workman concerned is entitled?"

- 2. The concerned workman namely Md. Yasin Mian has been working in Swang Collicry as Coal Cutter since 1961 continuously and all of a sudden he was intimated through Supdt. of Mine that his date of retirement has been decided as 15-4-86. The workmen contended that his date of birth as recorded in his identity card was 19-4-41 and, therefore his date of retirement should be 19-4-2001.
- 3. The workmen filed W.S. alleging his date of birth as recorded in his identity card issued to him by the NODC and on calculation his date of retirement should be 19-4-2001 The workmen raised objection but he was not heard and he filed a Writ Petition before the Hon'ble High Court, Rauchi Bench vide C.W.J.C. No. 603/86 (R). The Hon'ble Court was pleased to order that the petitioner to go before the Industrial Tribunal under the I. D. Act. Accordingly the workmen raised industrial dispute before the ALC (C), Hazaribagh demanding reinstatement with full back wages on and from 15-4-86 i.e. the date of termination of his

services. The conciliaion proceeding ended in failure and hence this reference.

- 4. he workmen contended that the identity card was issued to the concerned workman by the management of NCDC after the concerned workman was appointed in the year 1961 any record prepared by the management of CCL nothing different date of birth must be deemed to be wrong and cannot be relied upon. It has been stated that the action of the management in terminating the services of the workmen on 15-4-86 was totally illegal and unjustified. Accordingly it has been prayed to answer the award in favour of the workmen with full back wages and with other benefits from 15-4-86 till the date of his reinstatement.
- 5. The management also filed W.S. stating that the claim of the workmen was all bogus and unfounded. Admittedly the concerned workman was employed as Coal cutter in Swang Colliery of the management with effect from 7-2-61. The age of superannuation as contended by the management is 60 years. It was stated that the date of birth of the concerned workman was 15-4-1926. The management has system of preparing service register for each workman in which among other things the date of birth of each workmen is also recorded and the entries made thereunder are duly attested by the concerned workman and also countersigned by the officers of the management. It was stated further that in the case of Md. Yasin Mian the service register was opened on 15-4-71 and in the first page of the said service register the date of birth of the concerned workman was noted as 15-4-26. The necessary entries in the service registers were duly attested by the concerned workman and were also countersigned by the Colliery Manager. The management stated further that the present Colliery manager. The management stated further that the present Colliery Manager. The management stated further that the present Colliery Manager. The management stated further that the present Colliery Manager. The management stated further that the present Colliery Manager. The management stated further that the present Colliery Manager. The management stated further that the present Colliery Manager. The management stated further that the present Colliery Manager. The management stated further that the present Colliery Manager. The management stated further that the present Colliery Manager. The management stated further that the present Colliery Manager. The management stated further that the present Colliery Manager. The management stated further that the present Colliery Manager. The management stated further that the present Colliery Manager.
- 6. The date of birth of the concerned workman was also recorded in the Form B Register maintained under the Mines Act and Mines Rules and the entries made therein including the date of birth were attested by him. The date of birth as shown in that register is also 15-4-1926. Naturally after attaining 60 years of age the concerned workman retired on 15-4-1986.
- 7. The management further contended that the attestation of the relevant entry by the concerned workman in the service register as well as in Form B Register by fixing his LTI amounted to an admission within the meaning of Section 17 of the Evidence Act and is bound by the same. In face of such admission the concerned workman is estopped from raising the present dispute. Lastly it was contended that the identity card is not mean for recording the date of birth/age of the employees rather it is meant only for identification of the workmen. The correct and proper records for this purpose are the service registers and Form B Register. On this ground it has been urged that the dispute has got no meaning and the concerned workman is not entitled to any relief.
- 8. From the pleadings of the parties it is clear that the concerned workman is disputing his date of birth as recorded in the service registers and Form B Register. Ext. M-1 is the service sheet of Md. Yasin Mia and there the date of birth has been recorded is 15-4-1986. Definitely the date of birth has been recorded in different ink and may be also in different setting. In this connection the evidence of MW-1 Shri R. N. Singh may be looked into who had occasion to work in Swang Colliery of NCDC from October, 1966 to June. 1971 as Assit. Colliery Manager. According to him during the year 1970-71 the job relating to the completion of service sheet of Swang Colliery was undertaken and he simself was associated with that work. He has proved the service sheet and Col. 1, 3 and 5 of the same was written in the pen of Shri Anil Kumar Roy. He also stated that Col. No. 2 relating to the date of birth was written by him. Again the witness stated that he had noted the date of birth in Col. 2 under Ext. M-1 on the basis of the entry of the age in Form B Register. According to him the entries of Col. No. 1 to 5 of the service sheet was read over and explained to the concerned workman and then he had put his LTI. I

find that there is no endorsement to that effect that entries recorded therein were read over and explained to the concerned workman. Besides this all the entries were recorded in ringlish.

9. In cross-examination the witness has stated that at the time of the appointment of the concerned workman in the year 1960 the particulars regarding his age date of appointment etc. must have been entered in Form B Register. In this way according to his own statement those enries in Form B Register must have been made found about the year 1901. Now let us have a look regarding the entries made in Form B Register Ext. M-4. At Si. No. 11 the name of Md. Yasin Mian appears and his date of birth has been recorded as 15-4-26. I turther find that the name of village, Post Office, District has also been recorded at the appropriate comma and lastly his LTI was obtained. But there is no endorsement to the effect that the LTI belonged to Md. Yasin. Similar is the case with respect to that LTI appearing on Ext. M-1. Further we find that the names of number of workmen say about 288 have been written but the signature or the LTI of a few workmen have been obtained in the appropriate Col, and this is suggestive of the fact that it was not regularly maintained. The register again further discloses that it was prepared in the year 1978. In this very context I would like to refer the evidence of Shri S. K. Ram, MW-2. He stated in his cross-examination that the entries is Form B Register had been made by the CCL in 1971 However, he has displayed his ignorance that the Form B Register in respect of the concerned workman was prepared soon after his appointment in the year 1961. He also stated that the conce ned workman had not giv n his LTI in Form. Register in his presence. It may be very important to mention here that according to MW-I he had noted the date o birth in Col 2 of Fxt. M-1 on the basis of the entry of the age of the concerned workman in Form B Register. It was rightly pointed out by the learned counsel for the concerned workman that service sheet was prepared in the year 197 while the Form B Register was prepared in the year 1978 and so how any entry in service sheet can be made in the year 1971 on the basis of any entry made in Form B Register which was prepared in the year 1978. If any Form B Register was prepared immediately after the appointment of the concerned workman then the same should have been produced before the Court. In this way we find that the entries whatever it may be were not made in regular course of business and they are also not upto-date.

10. On the other hand the concerned workman has solely relied upon his identity card issued to him by the authorities The identity card has been marked Ext. W-2. of the NCDC. Definitely such identity card are issued to the workmen for the identification sake. But at the same time we cannot ignore other entries made thereunder. The learned counsel for the management submitted that the identity card must be sealed but it has been tampered with and most probably the date of birth might have been forged. In this respect I may again refer to the evidence of MW-2 who has stated that the identity card bears the signature of Shri S. K. Mukherjee. Manager, as well as the signature of Shri Banerjee Labour Officer which has been marked Ext. W-2. This means that the witae's has identified the signature of the two important officers of the rank of Manager and in this way the entries in the identity card can be hardly doubted. I have perused the entries made in the identity card and prima facie there is nothing like tampering in any entry including the entry of the date of birth. Atleast this document (Ext. W-2 is in favour of the concerned workman. But at the same time it must be noted that the identity card is not sealed rather it's lower portion is open. I have stated already that other documents indicating the date of birth of the concerned workman were not properly maintained by the management.

11. Be that as it may I find that the variation and difference of date of birth as recorded in the service sheet and Form B Register and that of the identity card is quite at larger. In other words the variation will be near about of 15 years and in the circumstances in order to solve this issue permanently the best and proper course would to get the concerned workman examined by the medical board. In this respect I would also like to mention ossification of bonus will be the proper test while determining the age of a particular man or woman. The management, therefore, is directly 15

ted to get the concerned workman examined through its medical board after due notice to the concerned workman within one month from the date of publication of the Award and the decision of the Medical Board regarding the age will be final. The reinstatement of the concerned workman will depend upon the age assessed by the medical board.

An Award is passed accordingly.

B. RAM, Presiding Officer
[No. L-24012(166)/86-D.1V(B)/IR (Coal-I)]
K. J. DYVA PRAS \D, Desk Officer

मई विल्ली, 23 दिसम्बर, 1991

का. था. 219. -- शैद्योगिय विवाद घिष्टियम, 1947 (1947 का 14) की घारा 17 के धनुसरण में केन्द्र म संकार एम. सं. पी. मलारु खण्ड के प्रबन्धसंत्र के संबद्ध नियोगकों और उनके कर्मकारों के बीच, धनुसंध में निर्दिष्ट श्रीद्योगिक विवाद में केन्द्र म सरकार औद्योगिक धिकरण, जबलपुर के पंचपट को प्रकशित करतो है, जो केन्द्रोग सरकार की 19-12-91 को अपन दुआ था।

New Delhi, the 23d December. 1991

S.O. 219.—In pursuance of section 17 of the Industrial Disputes Act. 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal Jabalpur as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of M.C.P. Malanikhand and their workmen, which was received by the Central Government on the 19-12-91.

ANNEXURE

BEFORE SHRI V. N. SHUKLA, PRESIDING OFFICER, CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, JABAI PUR (M.P.)

Caso No. CGIT|LC(R)(178)|1987

PARTIES:

Employers in relation to the management of Malanj-khand Copper Project of H.C. Ltd., P.O. Malanj-khand. Distt Balaghat (M.P.) and their workman, Shri K.P. Singh, Sr. Technician, Code No. 1516, represented through the Copper Mine (INTUC), P.O. Malanjkhand District Balaghat (M.P.)

APPEARANCES:

For Workman.—Shri S. K. Rao, Advocate

For Management,-Shri R.K. Gupta Advocate.

INDUSTRY: Copper Project DISTRICT: Balanhat (MP)

Dated November, 29th 1991

This is a reference made by the Central Government, Ministry of Lubour, vide its Notification No. I.-43^12['3] 87-D.III(B) Dated 7-9-1987, for adjudication of the following dispute:—

"Whetehr the action of the management M.C.P., Malanjkhand in terminating the services of Shri V. P., Singh, Sr. Techanician, Code No. 1516 with effect from 6-10.86 is justified? If not, what relief the workman is entitled to?"

2. Vide proceedings dated 19-2 1991 this Tribural camto a corclusion that no substantial point has been raised by the workman as to that the enquiry is vitiated and therefore this Tribural held that the domestic enquiry is valid. Accordingly, I hold that the domestic enquiry is proper and legal and that it is not necessary for the management to lead evidence before this Tribunal, Issues No. 1 & 3 accordingly stand decided.

3. Issues are, however, as follows:-

ISSUES

- Whether the domestic|departmental enquiry is proper and legal?
- Whether the punishment awarded is proper and legal?
- 3. Whether the management is entitled to lead evidence before this Tribunal?
- 4. Whether the termination action taken against the workman is justified on the facts of the case?
- 5. Relief and costs ?
- 4. Now the remaining Issues no. 2,4 & 5 relating to which I have 'o deal only with the pleadings. The workman, Shri K.P. Singh Senior Technician Code No. 1516 was working with the management of M.C.P. Malanjkhand, District Balaghat. He is said to have been serving for last 134 years with satisfactory record. The following charge-sheet was issued to him (vide Ex. M/1, dated 7th February, 1986):—

CHARGE-SHEET

"It has been reported that during the month of March, 1984, You have drawn an advance to the tune of Rs. 3600]- (Rs. Three thousand six hundred only) from the Finance Department against LTC (Home Town) for the block years 1984-85 for self and family including your parents. Subsequently on 30-4-84, you submitted a claim bill towards LTC (Home Town) availed for the block year 1984-85 by self and family alongwith parents. In the travelling allowance bill which was forwarded by the Personnel Department to Finance Deptt. on 2-5-1985, you have claimed to have scent an amount to the one of Res. 4500/(Rs. 'Four thousand five hundred only) in the course of alleged travel by car No. BRK'40 both ways in the above LTC journey upto your home town and back.

After investigation it has been revealed that you have availed home town LTC for the block years 1984 85 along with family and parents in the train by second class and by road through bus in case the noute was not connected by rail. It is, therefore, evident that you have submitted a false bill to the tune of Rs. 4500|- against LTC for the block years 1984-85 indicating therein to have travell d both the ways by taxi with the intention of cheating the company and making personal financial gain to yourself and corresponding finanial loss to the company.

You are, therefore, charged as under:--

- Fraud, breach of turst and dishonesty in connection with the company's business.
- (2) Forgery, falsification and manipulation of any documents or records of the company.
- (3) Any act (cheating) which is prima facio detrimental to the interest and reputation of the company.

The aforesaid acts on your part amounts to gross misconduct under clause 30(ii). 30(xxxix) and 30(Li) of the Certified Standing Orders of this Project and render you liable for strict disciplinary action. You are., ther fore, required to explain in writing within 72 hours of the rereceipt of this Charge-sheet stating as to why disciplinary action should not be taken against you for the afore aid acts of misconduct on your part. In case you fail to submit your explanation within the above STIPULATED TIME, IT WILL BE presumed that you have nothing to say in your defence and further action shall be taken against you as per rules."

His services are said to have been terminated with effect from 6-10-1986. The delinquent workman appears to have admitted his mistake and deposited the difference.

5. Workman says that he had drawn an advance of Rs. 3600]- towards LTC for Block Years 1984-85 towards

- himself and his own parents for their Home Town in B.har. After completing journey he had submitted the LTC Bill for Rs. 4500|- within the time limit and out of which an amount of Rs. 2877.68 P. was passed by the Finance Department of the Company as per rules and the balance of Rs. 722.32 P. was deducted from his salary and hence there was no necessary of any departmental enquiry against him.
- 6. After return from his Home Town and prior to the issuance of the Charge-sheet on 31-10-1985 the workman had returned the complete amount to the department further requested that he had drawn the LTC amount for journey by car but he had availed the journey by train and by bus, therefore he returned the ampount. Despite the above fact, the management intentionally harassed him. He was assured that a lenient view shall be taken in the matter but surprisingly penalty of termination of service was imposed. It is too severe a punishment and discriminatory for lenient view has been taken in regard to other workmen for similar type of charges.
- 7. The management has completely denied the above averment. Management has also denied that there was any discrimination. There is no such cases of LTC as alleged. The other cases related to other department and the facts are entirely different. The punishment is proper and the reference is liable to be rejected.
- 8. It is to be noted that the management has not specifically denied that the workman had deposited the entire amount. In para 2 of the rejoinder the management have only said that this fact is entirely irrelevant and it does not absolve from the liability of committing the fraud.

REASONS FOR MY FINDINGS

- 9. Issues No. 2, 4 & 5:—From the fact that the workman admitted the charge and that he has deposited the entire amount the management should not have taken a very serious view in the matter because it has become almost a day to day affairs to make false claims of LTC etc. Here the workman deposited the entire amount and confessed his mistake.
- 10. That apart, certain documents have been filed by the workman which are obviously subsequent to the termination of the workman concerned and relate to past period. I may refer to few documents. There is one case of Shri B. D. Sahare who was charge sheeted for fraud. breach of trust etc. for putting a loss to the Copper Club to the tune of Rs. 25,399.92 which was found unaccounted. Charge-sheet to him is said to have been issued on 11-10-1986, but there is nothing to show as to what was the result of it. There is another case of Shri R.K. Tiwari who is said to have permitted to give false weighment and thereby created fraud etc. He was held guilty and his basic pay was reduced from Rs. 14591- to Rs. 14091- in his pay scale. Shri R. K. Tiwari was charge-sheeted on 9-8-1988 and punishment was awarded to him vide order dated 25-10-90. Now comes the case of one Shri M.R. Chokhandre who was charge-sheeted on 10th April 1989. He had also submitted a false bill and he was charge-sheeted for fraud, breach of trust, dishonesty etc. He was also imposed penalty of stoppage of two increments without cumulative effect from 1-10-90 and 1-10-1991. There are various other documents filed by the workman which I need not examine. These documents can certainly be considered in view of the fact that the discrimination came to the knowledge of the workman only after the reference was made after his termination from service.
- 11. It is true that in such cases drastic action must be taken, else lenient view would lead to more corruption in making false claim etc. It is high time that the workmen should feel their responsibility that this is a serious matter. It is certainly on taking lenient view in the matter such types of misconducts are at increase.
- 12. Thus taking of the facts and circumstances in consideration. I am of the view that the punishment is disproportionate as also discriminatory. It would be a sufficient

punishment that he is not paid any back wages. Issues are accordingly answered as follows:—

- Punishment awarded is though legal but not proper.
- 2. Termination action taken against the workman is not justified on facts of the case. Workman is entitled to be reinstated but without any back wages and the period of his absence shall be treated as 'dies non'. He shall be entitled to wages as soon as he joins. No order as to costs. Reference is answered as above and award is made accordingly.

V. N. SHUKLA, Presiding Officer [No. L-43012|13|87-D.III(B)]

नई बिल्ली, 30 विसम्बर, 1991

का. भ्रा. 220:-- औद्योगिक वियाद श्रिवित्यम, 1947 (1947 का 14) का धारा 17 के भ्रतुसरण में, कंन्द्र,य सरकार, एथर-इंड्या अम्बद्धि के प्रवस्तित के संबद्ध ान्याजकों आर उनके कर्नकारों के ग्राच भ्रतुवंध में निर्दिष्ट ओद्याधिक विवाद में केन्द्र,य सरकार आद्याधिक आर्थ- करण सं. 2, बस्थाई के पंचाट का प्रकाशित करता है, जो केन्द्राय सरकार का 23-12-91 का प्राध्त हुआ या।

New Delhi, the 30th December, 1991

S. O. 220.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 or 1947), the Central Government hereby publishes the award of the Central Government industrial tribunal No. 2, Bombay as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of Air India, Bombay and their workmen, which was received by the Central Government on the 23-12-1991.

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL NO. 2, AT BOMBAY

PRESENT:

Shri P. D. Apshankar, Presiding Officer. Reference No. CGIT-2/27 of 1988

PARTIES:

Employers in relation to the Management of Air India, Bombay.

AND

Their Workmen.

APPEARANCES:

For the Employer—(1) Shri M .M. Varma, (2) Ms. Anjali Seth, Advocates,

For the Workmen: Shri M. B. Anchan, Advocate.

INDUSTRY: Air ways.

STATE: Maharashtra.

Bombay, the 30th November, 1991

AWARD

The Central Government by their Order No. L-11012/34/87-D.II(B)/D.III(B), da ed 31-8-1988 have referred the following industrial dispute to this Tribunal for adjudication under section 10(1)(d) of the Industrial Disputes Act, 1947.

- "Whether the action of the management of Air India in terminating the services of Smt. Vanjati from Handicrafts Centre (NTB) with effect from 1-7-1986, is legal and justified? If not, what relief is she entitled to?"
- 2. The case of the workman Smt. Chhabu Keshav Vanjari, as disclosed from the statement of claim (Ex. 2) filed by her before this Tribunat, in short, is thus:—

Her husband Shri K. K. Vanjari was in the service of the Air India as a Chowkidar from 2-1-1956 to

31-7-1980. He expired immediately on the next day i.c. on 1-0-1900, in October 1985 and made an appucarron for net appointment and the management appointed not as a trainit with from 10-1-1500, 300 Was declared in 10f service by the Medical Board. Frowever, the management by men letter dated 20-7-1900 an Of a sequen terminated her services WITHOUT ally valid reasons, rucreation, she made 10presentations for her realistatement in service and she approunted the Assir, Labour Commissioner for his intervention in the matter, trowever, as the contentation proceedings ended in randre, me Central Covernment made the present reference, as above. winds terminable ther services, a breach of the provisions contained under section 25F of the industrial Disputes ACI, 1947, was committed by the management, and as such, the termination of services of the said lady is old in law. Incleive, the said lady prayed that this friendal should direct the management to reinstate ner in service with full back wages and community of service,

3. The Deputy industrial Relations Manager of Air India by his written statement (Ex. 3) opposed the said claim of the said thuy, and in substance consended thus:—

No retationship of Employee and Employer existed between the said lady and the Air India Corporation as sine was working as a Contract Labouter. She had at no time worked as an employee of the Air India. As such, there was no question of the termination of her services by the Air India Corporation. The Air India mandicraits Centre is a society registered under the societies. Act, and is a distinct entity from the Air India Corporation. The present case does not rail within the purview of the India trial Daiputes Act, 1947. Therefore, the Management of the Air India Corporation prayed for the rejection of the prayer of the said lady.

- 4. The necessary Issues were framed at Ex. 4 on the basis of the pleadings of the parties.
- 5. The said lady filed her affidavit in support of her case at Ex. 5. While the reference was at the stage of her cross examination by the Management, she filed an application (Ex. 6) that as she is sick, she does not wish to proceed further in the present matter, and as such, the present reference may be disposed off. I asked that lady whether she made the statement, as above, of her own, or whe her she had filed that application under any pressure from somebody. She replied that she, of her own accoun, had made that statement. The said lady's Advocate Shri M. B. Anchan also put his signature below that application, and stated that the lady of her own will had filed that application. Therefore, as the present reference has not been prosecuted further by the said lady, it stands disposed off.
 - 6. The parties to bear their own costs of this reference.

P. D. APSHANKAR, Presiding Officer

[No. L-11012/34/87-D,II(B)/D.III(B)]

B. M. DAVID, Desk Officer

नर्ध दिल्ली, 24 दिसम्बर, 1991

का आ 221 - न्यूनतम मजदूरी अधिनियम, 1948 (1948 का 11) की धारा 26 की उपधारा (2) द्वारा प्रवत्त सक्तियों का प्रयोग करते हुये केन्द्रीय सरकार बम्बई पत्तन त्यास के अधीन मंटर पाइलट आन "बेणु" में काम करने वाले कमैचारियों की सेवा की णतों के संबंध में लागू विशेष विनियमों को ध्यान में रखते हुए इसके द्वारा यह निदेश वेनी है कि उक्त अधिनियम की धारा 13 के प्रावधान उन कमैबारियों पर इन प्रधि-सूचना के सरकारी राजपत्न में प्रकाणित होने की तारीख से पांच वर्ष की अबिध तक निम्नलिखित मतों पर लागू नहीं होंगे अर्थातु:—

(i) बम्बई पत्तन न्यास, त्रिनियमों को एक पुस्तिका के रूप में अंग्रेजी आषा में और ऐसी भाषा या भाषाओं में प्रकाशित करायेगा जिसे अधिकतर कर्मचारी समक्षते हों,

- (ii) पूर्वोक्त थिनियमों में कोई संशोधन करने के पूर्व बंबई पत्तन न्यास सर्वेश्वित कर्मचारियों को प्रस्तावित संशोधनों की सूचना देने के लिये नेटिस देगा, जिसे पूथाक्त पत्तन के कार्योगय के सूचना न्यटल पर लगाया जायेगा और ऐसे सक्त प्राक्षपों और सुझावों पर विचार करेगा जो नोटि स देने की तारीख से इन्होंस दिन के भीतर प्राप्त हों, और
- (iii) खण्ड (i) में निर्दिष्ट पुस्तिका की एक प्रति और उसमे किये जाने वाल प्रत्येक्ड समाजना की एक प्रति प्रत्येक संबंधित कर्मनारों को उप-अन्ध करायी जायेगी।

[सक्या एस-32014/2/90-डब्ल्यू.सी. (एम. बब्ल्यू.)]

ओं . एस . लोबाना, संयुक्त सचिव

New Delhi, the 24th December, 1991

- S.O. 221.—In exercise of the powers conferred by subsection (2) of Section 26 of the Minimum Wilges Act, 1948 the Central Government having regard to the special regulations in to ce in respect of the service conditions of the employees working in the Motor Plot Vessel "Venu" under the Bombay Port Trust, hereby directs that the provisions of section 13 of the said Act shall not apply to these employees for a period of five years commencing from the date of publication of this notification in the official Gazette, subject to the following conditions, namely:—
 - (i) the Bombay Port Trust shall publish the regulations in a pamphlet form in English language and in the language or languages undestood by the majority of the employees;
 - (ii) before making any amendment to the afor said regulations, the Bombay Port Trust shall inform the employees concerned by notice, to be put up on the notice board, at the office of the aforesaid Port Trust, of the proposed amendments and shall consider any objections or suggestions that may be made thereto within twenty one days of such notice; and
 - (iii) a copy of the pamphlet referred to in clause (') and a copy of every amendment thereto shall be supplied to e. ch employee concerned.

[No. S-32014/2/90-WC(MW)]

G. S. LOBANA, Jt. Sccy.

मई किली, विश्वन, 1991

का. श्रा. 2?2.—े द्वीय सरकार ने यह समाधान हो जाने पर कि लोकहिन में ऐसा करना अपेकित था औोगिक विवाद प्रािय नेया, 1947 (1947 का 14) की धारा 2 के खंड (ह) ं उपखंड (6) के उनवंशों के अनुसरण में भारत सरकार के अस मंत्रालय की प्राधि । वना संख्या का. श्रा. 1914 दिनांक 20 जून, 1991 हारा तांबा खमन उद्योग को उक्त अधिनियम के प्रयोजनों के लिए 10 जूनाई, 1991 से छः मान की क नावधि के लिए लो र उपयोगी सेवा घोषित किया था,

और केन्द्रीय सरकार की यह राय है कि जो हिन में उक्त कालाबधि को छ: मास की और कालवं । के लिए बढ़ाया जाना अवेक्षित है,

धतः भवं, भौगोगिक िवाद प्रधिनियम, 1947 (1947 का 14) की धारा 2 के खंड (द) के उपसं (6) के परल्क हारा प्रश्त गरिनयों का प्रयोग करते हुए, केन्द्रीय सरकार उन्न उद्योग को उक्त प्रधिनियम के प्रयोजनों के लिए 10 जनवरी, 1992 से छः भास को और कालावधि के लिए लोक उपयोगी सेवा धोषित करती है।

[फा.सं. एस-11017/7/85-भाई.भार. (नीति)]

New De'hi, the 24th December, 1991

S.O. 222.—Who cas the Central Government having been satisfied that the public interest so required had, in pursuance of the provision of sub-clause (vi) of clause (n) of section 2 of the Industrial Disputes Act, 1947 (14 of 1947), declared by the notification of the Government of India in the Ministry of Labour No. S.O. 1914 dated the 20th June,

1991 the Copper Mining Industry to be a public utility service for the purposes of the said Act, for a period of six months, from the 10th July, 1991;

And whereas, the Central Government is of opinion that public interest requires the extension of the said period by a further period of six moths;

Now, therefore, in exercise of the powers conferred by the provise to sub-clause (vi) of clause (n) of section 2 of he Industrial Disputes Act, 1947 (14 of 1947), the Central everyment hereby declares the said industry to be a public utility service for the purpose of the said Act, for a further period of six months from 10th January, 1992.

[No. S-11017/7/85-I.R. Policy)]

का.श्वा. 273.— केन्द्रीय सरकार इससे संतुष्ट है कि लोक हित में यह प्रपेक्षित े कि फासफाराइट खनन उद्योग, जोकि औद्योगिकक विवाद श्रिधिनयम, 1947 1947 का 14) की अधम अनुसूची में अभिष्ट 23 द्वारा शानित है, को उक्त ब्रिधिनयम के प्रयोजनों के लिए लोक उपयोगी सेवा श्रीवित किया जाता वहिए।

भतः भव, औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 2 के खण्ड (द) के उनजण्ड (6) द्वारा प्रान शिक्षांका अभोग करने हुए, केन्द्रीय रकार उक्त अद्योग को उक्त अधिनियम के प्रयोजनों के लिए तरकान प्रभाव सं छह नास की कालावधि के लिए लोक उपयोगों सेवा धोषित करती है।

[फा. सं. एस-11017/4/85-की-I(ए)]

S.O. 223.—Whereas the Central Government is satisfied at the public interest requires that the Phosphute Mining dustry, which is covered by entry 23 in the First Schedule of the Industria. Dispues Ac, 1947 (14 of 1947), should be celared to be a public utility service for the pulposes of he said Act;

Now, therefore, in exercise of the powers conferred by b-clause (vi) of clause (u) of section 2 of the I dustrial D sputes Act, 1947 (14 of 1947), the Central Government hereby declares with immediate effect the said industry to be a public utility service for the purpose of the said Act for a period of six months.

[No. S-11017/4/85-D.I(A)]

नई दिल्ली, 26 दिसम्बर, 1991

का आ 2 4 - केन्द्रिय सरकार का सनाधान हो गया है कि तर्त हि। में ऐसा अपेक्षित है कि सिक्युरिट पेपर मिल, होगोगकाद की, जिसे अन्द्रोगिक विवाद अधिनियम, 1947 (1947 का 14) करप्रयम प्रशुप्त का प्रिटिट 21 के अन्दर्शत निर्विष्ट किया गया है, उन्तर अधिनियम के प्रयोगनों के लिए लीक उपयोगी सेना बोबाति किया जाता बाहिए,

भतः धम, भौधोगिक विवाद भिवित्रन, 1947 (947 का 14) को धारा 2 के खण्ड (द) के उपखण्ड (6) द्वारा प्रदत्त मिन्नियों का प्रयोग करते हुए, केखाय सरकार उक्त उद्योग को उक्त मिन्स के प्रयोगों के लिए तस्काल प्रभाव से छः मास को कालावित के लिए- नीक उपयोगों सेवा घोषित करती है

[संख्या एस-11017/10/ s:-क्री-**I** (ए)]

New Delhi, the 26th December, 1991

S.O. 224.—Whereas the Central Government is satisfied that the public interest requires that the Security Paper Mill, Hoshangabad, which is covered by item 21 of the First Schedule to the Industrial Disputes Act, 1947 (14 of 1947), should be declared to be a public utility service for the purposes of the said Act;

Now, therefore, in exercise of the powers conferred by sub-clause (vi) of clause (n) of section of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby declares with immediate effect the said industry to be a public utility service for the purposees of the said Act for a period of six months.

[No. S-11017/10/81-D.I(A)] S. S. PRASHER, Under Secy.

नई दिल्ला, 1 जनवरी, 1992

का. आ. 225.-केन्द्राय सरकार ने यह समावान हो जाने पर कि लोकहिन में ऐसा करना ध्रवेशित था, औद्योधिक विवाद प्रवित्तियम, 1947 (1947 का 14) का धारा 2 के खण्ड (ह) के उपखण्ड (ह) के उपवाद की के प्रतुसार के प्रतुसरण में भारत सरकार के श्रम मंत्रालय का प्रविद्यारा संख्या का. या. 2093 दिनाक 10 जुलाई, 1991 द्वारा भारत सरकार टकताल, कतकता को उक्त ध्रवित्यम के प्रयोजनों के लिए 10 जुलाई, 1991 से छह मास का कालावाध के लिए गंक उपयोगा सेवा घंकिश किया था।

और केन्द्राय सरकार का राय है कि लोकहित में उक्त कालावधि का छह मास का और कालावधि के लिए बढ़ाया जाना प्रवेक्ता है।

श्रतः श्रव, औद्योगिक निवाद श्रवित्यम, 1947 (1947 का 14) का धारा 2 के खण्ड (ब) के उत्थण्ड (६) के परश्रुक द्वारा प्रवत्त सांकार्य का प्रयोग करते द्वा, कवाय नरहार उना उद्या का उना प्रावनियम के प्रयोजनों के निर्देश अध्योग, 1992 से छ मास का और कालायधि के लिए लोक उपयोग सेया धोषित करना है।

[फा .सं. एस-11017/6/85-जा-[ए)]

New Delhi, the 1st January, 1992

S.O. 225.—Whereas the Central Government having been satisfied that the public interest so required had, in pursuance of the provision of sub-clause (vi) c in c if section 2 of the Industrial Disputes Act, 1947 (14 of 1947), accurated by the notification of the Government of Industrial Disputes Act, 1947 (14 of 1947), the Ministry of Labour No. S.O. 2093 dated the 10th July, 1991 the India Government Mint, Calcutta to be a public utility service for the purposes of the said Act, for a period of six months, from the 10th July, 1991;

And whereas, the Central Government is of opinion that the public interest requires the extension of the said period by a further period of six months;

Now, therefore in exercise of the powers conferred by the proviso to sub-clause (vi) of clause (n) of section 2 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby declares the said industry to be a public utility service for the purpose of the said Act, for a further period of six months from the 10th January 1992.

[No. S-11017/6/85-D.I(A)]

नई दिल्ली, ३ अनवरी, 92

का आ 206.- नेन्द्रिय सरकार इपसे नं एट है कि लोकहिन ने यह अपेक्षित है कि नैगनेताइट खान उद्योग, जो के भोत्रोगिक निवाद प्रितिन्सन, 1947 (1947 का 4) के प्रथम अनुसूचा में प्रविष्ट 24 इ.सा गामिल है, को उक्त प्रथितियम के न्योजनों के लिए नैंक उत्योग सेना घोति किया जाना चाहिए।

श्रतः श्रवं, श्रीद्यांगिक विवाद स्रिप्तियम, 1947 (1947 का 14) की घारा 2 के खण्ड (त) के बाजण्ड (त) कारा प्रकृत पितापि का प्रयोग करते हुए, केल्बाय सरकार उक्त एवंगाको उक्त श्रविनियम के प्रयोजनों के लिए बत्ताल श्रमान से बहु नाम एएए कार्य के जिए बाह उसीतों सेवा साविक स्टार है।

[फा सं. एस- 11017/8/85-क्री-Î (ए)]

एस. एस. पराशर, अवर सचिव

New Delhi, the 3rd January, 1992

S.O. 226.—Whereas the Central Government is satisfied that the public interest requires that the Magnesite Mining Industry, which is covered by entry 24 in the First Schedule to the Endustrial D'sputes Act, 1947 (14 of 1947), should be declared to be a public utility service for the purposes of the said Act.

Now, therefore, in exercise of the powers conferred by sub-clause (vi) of cluase (n) of section of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby declares with immediate effect the said industry to be a public utility service for the purposes of the said Act for a petiod of six months.

[F. No. S-11017/8/85-D. 1. (Λ)]S. S. PRASHER, Under Secy.

नई विल्ली, 26 दिसम्बर, 1991

का. ग्रा. 227--- श्रीघोगिक विवाद प्रधिनियम 1947 (1947 का 14) की धारा 17 के प्रनुसरण में केन्द्रीय सरकार बंध ग्राफ महाराष्ट्र के प्रबन्धतंत्र के संबद्ध नियोजको और उनके कर्मकारों के बीच प्रमुखंध में निर्दिष्ट श्रीघोगिक विशाद में केन्द्रीय सरकार श्रीघोगिक प्रधिकरण, ग्रंगलौर के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार को 20-12-91 को प्राप्त हुआ।

New Delhi, the 26th December, 1991

S.O. 227.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tributal, Bangalore as shown in the Annexure in the industrial dispute between the employers in relation to the management of Bank of Maharashtra and their workmen, which was received by the Central Government on the 20-12-91.

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, BANGALORE

Dated this the 11th day of December, 1991

PRESENT:

Shri M. B. Vishwanath, B.Sc. LL.B., Presiding Officer. Central Reference No. 56 of 1990

J PARTY:

The Secretary, Bank of Maharashtra Karmachari Sangh, Annradha Building, Subedar Chatram Road, Bangalore-9.

(By Sri A. S. Alse)

Π PARTY:

The Assistant General Manager, Bank of Maharashtra, Southern Zonal Office, No. 15, Police Station Road, Basavanagudi, Bangalore-560004.

(By Sri Jayashankar).

AWARD

In this reference No. L-12012/181/90-IR.B.(II) dated 9-10-90, made by the Hon'ble Central Government in exercise of the powers conferred by clause (d) of sub-section (1) and sub-section (2A) of Section 10 of the Industrial Disputes Act, 1947 (14 of 1947) the point for adjudication as per Schedule to reference is:—

- "Whether the action of the management is justified in postponing the increment of Smt. B. K. Shobha, Clerk, City Market Branch of the Bank, by the number of days spent on EOL. If not to what relief is she entitled?"
- 2. In the claim petition it is contended that the II Party was not justified in postponing the increment of the I Party

permanently by 18 days. The I Party has prayed for setting aside anis order on the ground that it is megal. In the counter statement the II Party has stated that it was justified in posiponing the increment for the I party by 18 days,

- 3. I will refer to the relevant facts as and when they are necessary in the course of my discussion.
- 4. It is admitted that the I Party was on materially leave for 90 days from 4-1-88 to 3-4-88, hair pay sick leave from 5-4-88 to 4-5-88, privileged leave from 5-5-88 to 3-6-88.
- 5. The I Party applied for extraordinary leave from 4-6-88 to 21-6-88 (18 days) on the ground of anemia, The II Party granted this extraordinary leave.
- o. But the II Party by order dated 7-11-88, passed by the Chief trianager postponed the increment permanently by 18 days. The I Party has contended that this order is illegal. The II Party has contended that the order is legal and proper.
- 7. I have adverted to above, the maternity leave, half pay sick leave, and privileged leave taken by the I Party, and granted by the II Party. The extraordinary leave for 18 days applied for by the I Party has been salictioned by the II Party.
- 8. The Officer who argued on behalf of the II Party rened on 13.36 of the Bipartite Settlement which says
 that no pay and allowances are admissible curring the period
 of extraorumary leave and the period spent on such leave
 shall not count for increment. The Proviso says that in
 cases where the sanctioning authority is satisfied that the
 leave was taken on account of timess or for any other cause
 neyond the employee's control, it may direct that the period
 of extra-ordinary leave may count for increment.
- 9. In the instant case what has happened? The I Party was granted maternity leave for 90 days, nair pay sick leave for 30 days, then pravileged leave for 30 days. The reason given by the I party for the extraordinary leave is that she has exhausted all kinds of leave and she was applying for extraordinary leave as per doctors advice. To repeat, this extraordinary leave was also sanctioned to I Party.
- 10. The I Party applied for extra-ordinary leave from 4-6-1988 to 21-6-1988 as per doctor's advice. She enclosed the doctor's certificate also. The Doctor has stated in the certificate that leave was required for the I Patry since she was suffering from anemia. The Doctor has stated that this leave for the I Party on account of anemia was absolutely necessary (

 . It is clear from the doctor's certificate that the I Party had to apply for extra-ordinary leave because of circumstances beyond her control. The stand of the II Party in the counter statement is that anemia is not sickness. It is difficult to accept this argument, bearing in mind the general notions prevaling and the doctor's certificate that anemia is not sickness. In any case the I Party applied for extra-ordinay leave for reasons beyond her control. Thus the I Party has fulfilled the conditions of the proviso to 13.36 of the Bipartite tettlement. The IP Party was therefore not justified in permanently postponing the increment by 18 days, having sanctioned the extra-ordinary leave.
- 11. There is yet another reason to hold that the order postponing the increment cannot be sustained. As per the Bipartite settlement 29(iv) all sick leave shall be granted on production of a medical certificate acceptable to the Bank. When the II Party granted the extra-ordinary leave which was accompanied by the medical certificate produced by the I Party in which it was stated that the I Party was suffering from anemia, the II Party could not have postponed the increment due date. The II Party, having acted upon the Doctor's certificate, is estopped from contending that anemia is not sickness.
- 12. Clause 34 of the Bipartite Settlement says that Exrtaordinary leave may be granted to an employee when no ordinary leave is due to her. The I Party applied for 18

days extra-ordinary leave because no other ordinary leave was mere to ner credit. The I Party produced the medical certificate in which it was stated that the I Party was suffering from anemia. The II Party naving sanctioned this leave apputed for by the I Party because of ner liness, the II raity was not justified in postponing the increment. It should be borne in mind that the sick leave and the privileged leave were granted to the I Party on the same ground.

- 13. One other legal aspect deserves to be noted. The extraordinary seave for 18 days applied for by the I Party has ocen sanchoard by the Assistant General Manager on 7-10-88. The impugned order posiponing the molenism date of I Party has been passed on 7-11-88 by the Chief Manager. Inc Chief Manager is lower in rank to the Assistant General Manager according to I Party. When this submission was made by the Union leader who argued on behan of the I Party, it was not contradicted by the Officer who argued on tenalt of the il Party. There is nothing to show that the Chief Manager was also incharge as Assistant Gonetal Manager had delegated his power to the Unict Manager. The order postponing the increment by 18 days amounts to sort of punishment. In my opinion, it is illegal for one officer to sanction the extra-ordinary leave and another officer to pass an order postponing the increment. On this score also the order postponing the increment has to be set uside.
- 13. (a) All other documents and evidence not referred to by me are not relevant. In any case they do not after my conclusions reached above.
 - 14. For the aforesaid reasons, I pass the following:--

AWARD

The action of the II Party—Management in postponing the increment of the I Party by the number of days spent EOL is set aside. The II Party is directed to restore the annual increment date of I Party to the original date. The I Party is entitled to the monetary benefit flowing from the restoration of her increment date to the original date. Award passed as stated herein. Reference accepted.

Dictated to the Secretary, taken down by him, got typed and corrected by me.

M. B. VISHWANATH, Presiding Officer[No. L-12012/181/90-IR(B.II)]V. K. VENUGOPALAN, Desk Officer

नई विस्ली, 27 दिसम्बर, 1991

का. आ. 228 — केन्द्रीय सरकार ने यह समाधान हो जाने पर कि लोक हित में ऐसा करना प्रपेक्षित था, औद्योगिक विवाद प्रधितियम 1947 (1947 की 14) की धारा 2 के खंड (ह) के उपखंड (VI) के उपशंघों के प्रमुसरण में भारत सरकार के अम मंत्रालय की प्रधिसुचना संख्या का. आ. 1960 दिनोक 27 जून, 1991 द्वारा किसी भी खनिज तेल (कच्चा तेल) मोटर और विमानन स्पिरिट, डीजल तेल, मिट्टी का तेल, ईधन तेल, विविध हाईड्रोकार्बन तेल और उनके मिश्रण, जिनमें सिन्येटिक ईधन स्नेहक तेल और इसी प्रकार के तेल मामिल हैं, के निर्माण या उत्पादन में लगे उद्योग में सेवाओं का उक्त प्रधिनियम के प्रयोजनों के लिए 29 जून 1991 से छह मास की कालाबधि के लिए लोक उपयोगी सेवा धोषित किया था।

और केन्द्रीय सरकार की राय है कि लोकहिल में उक्त कालाविध को छह माम की और कालाविध के लिए बहाया जाना भपेक्षित है।

न्नतः अब, औद्योगिक विवाद न्निधित्यमं 1947 (1947 का 14) की क्षारा 2 के खंड (ह) के उपखंड (VI) के परन्तुक द्वारा प्रवस्त समितयों का प्रयोग करते हुए केन्द्रीय सरकार उक्त उद्योग को उक्त प्रधिनियम के प्रयोजनों के लिए 29 दिसम्बर, 1991 से छह मास की और कालाबधि के लिए लोक उपयोगी सेवा धोषित करती है।

> सं. एस. ~11017 /2 /84 दी~[(ए)] टीमु जोगी, छप सचिव

New Delhi, the 27th December, 1991

S.O. 228.—Whereas the Central Government having been satisfied that the public interest so required had, in pursuance of the provision of subclause (vi) of clause (n) of section 2 of the Industrial Dispues Act, 1947 (14 of 1947), declared by the notification of the Government of India in the Ministry of Labour, S.O. No. 1960 dated the 27th June, 1991, the industry engaged in the manufacture or production of mineral oil (crude oil, motor ond aviation spirit, diesel oil, kerosene oil, fuel diverse hydrocarban oils and their blends including synthetic fuels, lubricating oils and the like, to utility service for the be a public purposes of the said Act, for a period of six months, from the 29th June, 1991;

And, whereas, the Central Government is of opinion that public interest requires the extension of the said period of six months;

Now, therefore, in exercise of the powers conferred by the proviso to sub-clause (vi) of clause (n) of section 2 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby declares the said industry to be a public utility service for the purposes of the said Act, for a further period of six months from the 29th December, 1991.

[No. S-11017|2|84-D.I(A)]

TINOO JOSHI, Dy. Secy.

मई दिल्ली, 2 जनवरी, 1992

का. आ. ?29---- औद्योगिक विवाद प्रधिनियम, 1947 (1947 का 14) की धारा 17 के अभूसरण में, केन्द्रीय सरकार गन कैरिज फैक्ट्री जबलपुर के प्रबन्धतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, धन्त्रंघ में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक प्रधिकरण, जबलपुर के पंचपट को प्रकाशिंग करती है. जो केन्द्रीय सरकार को 24-12-91 को प्राप्त हुआ था।

New Delhi, the 2nd January, 1992

S.O. 229—In pursuance of Section 17 of the Industrial Dispres Act. 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal, Jabahur as shown in the Annexure, in the industrial dispute between the employers in relation to the management of Gun Carriage Factory, Jabahur and their workmen, which was received by the Central Government on 24-12-91.

ANNEXURE

REFORE SHRI V N. SHUKLA. PRESIDING OFFICER CENTRAL GOVERNENT INDIJS-TRIAL-CUM-LABOUR COURT, JABALPUR (M.P.)

Case No. CGIT LC(R)(254)|1989

PARTIES:

Employers in relation to the management of Gun Carriage Factory, Jababur (M.P.) and their workman, Shri Kalooram VishKarma, Labourer, Clo Shri S. K. Dube, General Secretary, G. C. F. Labour Union, 365|4, Type-2, G. C. F. Estate, Jabalpur- -482011 (M.P.)

APPEARANCES:

For Workman, -Shri S. K. Dube.

For Management.—Shri C. K. Sharma, Advocate,

INDUSTRY .-- Gun Factory

District-Jtblpur (MP).

AWARD

Dated: December, 12th 1991

This is a reference made by the Central Government, Ministhy of Labour, vide its Notification No. L-14012/7/89-2(B) Dated 5th December, 1989, for adjudication of the following dispute:—

- "Whether the action of the management of Gun Carriage Factory, Jabalour (M.P.) in retiring Shri Kalooram Vishwakarma, Labourer, w.c.f. 31-10-88 by recording his date of birth in his services record as 30-10-28 on the basis of examination by the Medical Officer is justified? If not, to what relief the workman concerned is entitled?"
- 2. Facts leading so this case are that Shri Kallooram Vishwakarma was working as a Carpenter 'C' Grade with effect from 31-10-1962. His date of birth has been recorded as 30-10-1928 in the record of the management on which basis he has been retired with effect from 31-10-1988.
- 3. The workman says that at the time of his appointment he had given his correct date and accordingly his signatures were obtained. On 12-6-67 when he had gone to verify his date of birth he found that there two things written in his record (1) the age as given by him and (2) the date of birth as given by the Doctor. The workman applied to the General Manager on 2-7-1987 for correction of his age on the basis of the certificate and affidavit but to no effect. His correct date of birth is 12-11-1935. His date of birth be accordingly corrected and he be given the consequential benefits arising therefrom.
- 4. Managemnt says that at the time of his appointment the workman did not submit any documentary evidence in support of his date of birth. Hence as per rules he was medically examined and his age was assessed to be 34 years and on this basis his date of birth was recorded as 30-10-1928. This was not challenged by the workman. While the workman had full knowledge of the same. Obviously, the workman had accented this position and after the retirement notice he had sunt the pension papers also. After that notice he raised this disptue which is neither justified nor acceptable.
- 5. There is no clerical error involved in this case. The workman is not entitled to any relief.
 - 6. Reference was the issue in this case.

REASONS FOR MY FINDINGS:

- 7. The workman has examined himself by way of an affidavit in support of his case and proved two documents Ex. W|1 and Ex. W|2. He has also filed the copy of Birth Register.
- 8. At the out set I must point out that the workman in his statement of claim has not given his correct date of birth.
- 9. Ex. W|2 is an affidavit which is said to have been filed by the workman before the management along with a copy of the Birth Register. The photo of the Birth Register is on record according To which son of one Shobharam, whose father's name was not known, was born on 12-11-35. The informer appears to be Taj Mahal. The particulars of his father has not been given. According to Shri Kalooram this entry relates to his birth.
- 16. Now let us come to the evidence on record. As net W. W. 1. Kalooram, who has examined himself on affidavit states in para 4 that his youngest brother, Bharat Lal, is four years younger to him He has also filed the photo copy of the certificate Secondary School Examination, according to which Bharat Lal was born on 14-4-43. If this was so the workman should have been born in the year 1939 But according to him, he was born in the year 1935. This is a material contradiction. The birth certificate does not give the particulars including the father's name of Shobharm, where was residing at the time of the delivery of the child relating to which entry in the birth register, copy of which has been produced.
- 11 That apart the workman was sleeping until the date or notice and signing of the pension papers with report to his accept the raised his issue only at the time of his retirement. The conduct of the workman itself is sufficient enough to prove the contradictions in the evidenle as pointed out above.
- 12. The vesion of the workman cannot be accented. It cannot be said that he was born on 12-11-1935. His date of birth does not call for any correction. I accordingly record my award in answer to the reference order as follows:—.

That the action of the management of Gun Carriage Factory. Jahalmur (MP.) in retiring Shri Kalogram Vishwakarma Lahoungr, we f. 31-10-88 by recording his date of birth in his service record as 30-10-28 on the basis of examination by the Medical Officer is justified. He is not entitled to any relief. No order as to costs.

z V. N. SHUKLA. Presiding Officer
[No. L-14012]7[89-D. II(B)(Pt.)]

का० आ. 730 औद्योगिक विवाद घधिनियम, 1947 (1947 का 14) की धारा 17 के ब्रनसरण में केन्द्रीय सरकार ब्हैंकिल फैक्ट्री, जबलपुर के प्रबन्धनंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच प्रनृतंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक प्रधिकरण जबलपुर के पंचपट को प्रकाशित करती है. जो केन्द्रीय सरकार को 24-12-91 को प्रीप्ता हुंसा था।

S.O. 230.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal, Jabalpur as shown in Annexure, in the industrial dispute between the employers in relation to the management of Vehicle Factory Jabalpur and their workmen, which was received by the Central Government on 24-12-91.

ANNEXURE

BEFORE SHRI V. N. SHUKLA, PRESIDING OFFICER, CENTRAL GOVERNMENT INDUSTRIAL-CUM-LABOUR COURT, JABALPUK (M.P.)

Cose No. CGIT|LC(R) (201)|1989

PARTIES:

Employers in relation to the management of Vehicle Factory, Jabalpur, and their workman Shri Mahesh Kumar, Yadav Slo Bihari Lal Yadav, House No. 141, Choti Omti. Uriya Mohalla, Jabalpur -482002 (M.P.)

APPEARANCES:

For Workman.—Shri R. K. Gupta, Advocate For Management.—Shri S. S. Jha, Advocate. INDUSTRY:—Vehicle Factory

DISTRICT-Jabalpur (MP)

AWARD

Dated: December 11th, 1991

This is a reference made by the Central Government. Ministhy of Labour, vide its Notification No. L-14012/7/89-2(B) dated 5th December, 1989, for adjudication of the following dispute:—

- "Whether the action of the management of Vehicle Factory in terminating the cervices of Shri Mahesh Kumar Yaday Slo Biharilal Yaday, Ex-Labour, B-Grade w.e.f. 15-4-86 is justified? If not, to what relief the workman concerned is entitled?"
- 2. Facts leading to this case are that Shri Mahesh Kumar Yadav was employed and was working under the control and supervision of the General Manager, Vehicle Factory, Jabahur as labourer B grade bearing Ticket No. VA 513/04248. The workman was charge-sheeted as follows and after enquiry his services were terminated with effect from 15-4-1986:—

ARTICLES OF CHARGE ANNEXURE I

Statement of articles of charge framed against Shri Mahesh Kumar Yadav Labourer 'B' Grade, T. No. VA|513|04248.

That the said Shri Mahesh Kumar Yadav while functioning as Labourer 'B' Grade is alleged to have committed:—

"Gross Micronduct- Attempted theft of Government material - Conduct unbecoming of a government servant."

ANNEXURE-II

Statement of imputations of misconduct or misbehaviour in support of the articles of charge framed against Shri Mahesh Kumar Yadav.

It is alleged that on 30-12-88 at about 0530 hrs while the said Sri Mahesh Kumar Yadav, Labourer 'B' Grade, T. No. VA|513|04248 was going from the factory through Gate No. 3 after completion of his Night Duty, he was subjected to rigorous search in the Gate Office. During the course touch search of the said Shri Maresh Kumar Yadav. carred out by the DSC sentry in the presence Security Asstt. on duty, same material was suspected concerned in the back pocket of his full pant. Shri S. K. Sahu, Works Manager, Orderly Officer immediately called and a rigorous search of the said Shri Mahesh Kumar Yadav was carried out by DSC Sentry in the presence of Orderly Officer and Security Asstt. On search, 52 Nos of Brass Connectors of 3 different sizes were recoverd from his possession. Out of the 52 Nos of Brass Connectors, few were kept concealed in both the lags shoes, few in the back pocket of his full pant and remaining were found hanged on neck in a garland shape which he was taking out of the factory unauthorisedly. The material was confiscated and his statement was recorded in the presence of Shri S. K. Sahu, Works Orderly Officer. Shri Manager. Mahesh Yaday in his statement has admitted that he taking out 52 Nos of Brass Connectors for selling. The above acts on the part of the said Shri Mahesh Kumar Yadav are highly irregular and subversive of discipline which amounts to "Gross Misconduct— Attempted theft of government material-Conduct unbecoming of a government servant."

- 3. The workman says that the alleged charges are false. The enquiry was deliberately delayed, findings are perverse and the order of termination of service is liable to be set aside with his reinstatement and all back wages as also costs of these proceedings.
- 4. Since as per proceedings dated 18-3-1991 the validity of the enquiry was not challenged except the conduct of the Enquiry Officer and consequential perversity of findings, I have dealt with this part of the pleadings of the workman.
- 5. Management as usual questioned the jursidiction of this Tribunal According to it defence production is sovereign functions and this Tribunal cannot entertain the reference. The charge-sheet was rightly given Offences are proper. The action taken is just and no interference is called for Reference is therefore liable to be rejected.
- 6 Following issues were framed in this case and so far Issues No. 1 & 3 are concerned I record my findings that the departmental enquiry is proper and legal and that the question of management to lead evidence before this Tribunal does not arise.

ISSUES

1. Whether the domestic departmental enquiry is proper and legal?

- 2. Whether the punishment awarded is proper and legal?
- 3. Whether the management is entitled to lead evidence before this Tribunal?
- 4. Whether the termination action taken against the workman is justified on the facts of the case?
- 5. Relief and costs?

Findings with Reasons on issues No. 2, 4 & 5:

- 7. So far the question of jurisdiction of this Tribunal is concerned I have repeatedly held that the Defence Factory is an industry in various cases and the workman is a workman within the meaning of Industrial Disputes Act, 1947. Thus this Tribunal has jurisdiction to entertain the reference.
- 8. The charges are so obvious that I have not dealt with the pleading part of the charges. The enquiry papers have been admitted by the workman. They are 36 sheets in all.
- 9. I have gone through all the evidence led before the Enquiry Officer viz. C.L. Bajpai, Security Asstt. PW1, Shankar Lal SUP(A) Security PW2 and Balram Singh Sentry PW3. All these witnesses are material witnesses. They have been cross-examined at length and nothing could be gathered from their testimony as to doubt the truthfulness of their statements.
- 10. C. L. Bajpai has stated that on the alleged date of incident i.e., 30-12-83 he was on duty from 5 a.m. to 4 p.m. He was deployed on Gate No. 3. Shankar Lal Supervisor was with him along with other Security Durbans.
- 11. This witness states that during the surprise check at the mustering out DSC Security noticed something hidden with an individual. The Sentry reported the matter to him. He stopped him from going out of the factory and reported the matter to his Supervisor, Shri Shankar Lal and handed over the person to Supervisor, It was the delinquent, Shri Mahesh Yaday.
- 12. On search some Brass articles were recovered from his possession naticularly from inside the shoe, inside shocks, joursey, from his neck in the form of parland. He has also stated that the garland was not visual. This testimony has been corroborated by Shankar Lal. PW2 and Balram Singh Sentry PW3. There is absolutely nothing to doubt their testimony.
- 13. The delinquent workman has admitted that there is no enimous with these witnesses. His defence is that at the time of mustering out when he was going with some of his section neonle and his Incharge Shri Dua. CM of BO Section, after the touch search directed him to go to the Search Room for surprise coking in routine. He entered the Search Room where Shri Shankar I al Supervisor asked him to identify some of the components which were already kept there. He could not identify them. Then Shri Shankar I al gave him a pen and paper and asked him to record the statement as dictated by him. Accordingly he wrote admission. He has not committed any offence nor did he steal those articles.

- 14. From the pleadings on record the defence appears to be baseless. Offence is serious. Evidence has been well dealt with by the Enquiry Officer and looking to the gravity of the offence adequate punishment has been awarded to the workman which does not call for any interference. There does not appear to be any malice on the part of the Enquiry Officer nor there appears to be any perversity in the findings. They are well considered and discussed.
 - 15. My findings are recorded as follows:—
 - (a) Punishment awarded is proper and legal.
 - (b) Termination action taken against the workman is justified on the facts of the case.
 - (c) Workman is not entitled to any relief.
 - 16. Reference is accordingly answered as follows:

The action of the management of Vehicle Factory in terminating the services of Shri Mahesh Kumar Yadav So Biharilal Yadav, Ex-Labourer, B-Grade w.e.f. 15-4-86 is justified. He is not entitled to any relief. No order as to costs.

> V. N. SHUKLA, Presiding Officer [No. L-14012|2|89-D.II(B)(Pt.)]

का. मा. 231--- मौद्योगिक विवाद अधिनियम 1947 (1947 - का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार गन कैरिज ंफैक्ट्री जबलपुर के प्रबन्धतंत्र के संबद्ध नियोजकों और उसके कर्मकारों के ्बीच, अनुबंध में निर्विष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक ंद्रश्लिकरण जबलपुर के पंचपट को प्रकाशित करती है, जो केन्द्रीय सरकार को 24-12-91 को प्राप्त हुमाथा।

S.O. 231.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal. Jabalpur as shown in the Annexure, in the industrial dispute between the employers in relation to the managemet of Gun Carriage Factory, Jabalpur and their workman, which was received by the Central Government on 24-12-1991.

ANNEXURE

BEFORE SHRI V. N. SHUKLA. PRESIDING OFFICER, CENTRAL GOVERNMENT INDUS-TRIAL TRIBUNAL-CUM-LABOUR COURT, JABALPUR (M.P.)

CASE NO. CGIT|LC(R)(226)|1989

PARTIES:

Employers in relation to the management of Gun Carriage Factory. Jabalour and their workman, Shri Dhaniram Slo Kalloo, Labour, represented through the Gun Carriage Factory, Labour Union, Jabalpur (M.P.).

APPEARANCES:

For Workman-Shri Arvind Srivastava, Advocate.

For Management-Shri S. S. Jha, Advocate.

INDUSTRY: Gun Carriage Factory.

DISTRICT: Jabalpur (M.P.)

AWARD

Dated: December 11th 1991.

This is a reference made by the Central Government, Ministry of Labour, vide its Notification No. L-14012|3|89-D-2(B) dated 3rd October, 1989, for adjudication of the following dispute :-

- "Whether the action of the management of Gun Carriage Factory, in recording the date of birth of Shri Dhaniram So Kalloo, Labour, in his service record as 5-11-87 (year seems to have been wrongly written as 87. This should be 37) on the basis of the examination by the Medical Officer is justified? If not, to what relief the workman concerned is entitled?".
- 2. In the instant case, the management remained ex parte and exparte evidence was taken by way of an affidavit of the workman.
- 3. The case of the workman in brief is that he was appointed as Labour in the G.C.F. Jabalpur on 5th November 1962. He was about 23 years old. At that time he was not in a possession of any certificate or document showing his correct date of birth as no educational qualification was required for appointment. The Medical Officer Incharge assessed his age to be 25 years on 5-11-62 and calculated his date of birth as 5-11-1937 at the time of his recruitment. The workman was not informed of his age.
- 4. In January, 1978 he came to know that his age has been recorded as 5-11-1937. He made presentation on 15th March 1978 along with a School Leaving Certificate from Ordnance Factory Khamaria Primary School, Khamaria, Jabalpur, according to which the exact date of birth is 2nd March 1940 and not 5th November 1937. It was not accepted.
- 5. Again the objections were invited and the workman furnished his explanation on 4th April 1978 explaining that at the time of his appointment he was not in possession of School Leaving Certificate and that he was not illiterate. His prayer was, however, rejected vide management's letter dated 25-4-1989.
- 6. The matter came under reference before this Tribunal. The workman accordingly prayed that in his service record his date of birth be ecorded as 2-3-1940 instead of 5-11-1937 on the basis of his School Leaving certificate with other reliefs.
- 7. The workman has filed his own affidavit in support of his case. Here also he suppressed the primary evidence of his date of birth by producing the School Leaving Certificate or copy thereof. He has filed no document to show that he has made representations or they were rejected by the management. Ex parte evidence has to be strictly scrutinised. In the circumstances, I cannot place reliance on the affidavit of the workman concerned. The workman is, therefore, not entitled to any relief. Reference is accordingly answered as follows :---

The action of the management or Gun Carriage Factory, Jabalpur (M.P.) in recording the date birth of Shri Dhaniram So Kalloo, Labour, in his service record as 5-11-37 on the basis of the examination by the Medical Officer is justified. Workman is not entitled to any relief. No order as to costs.

V. N. SHUKLA, Presiding Officer [No. L-14012|3|89-D II(B) (Pt.)]

का. मा. 232---आंबोगिक विवाद प्रधिनियम् 1947 (1947 का 14) की घारा 17 के अनुसरण में, केन्द्रीय सरकार नेमनल हेरी रिसर्च इस्स्टीच्यूट बैंगलार के प्रजन्मतंत्र के सबद्ध नियोजकी और उनके कर्मकारों के बीच श्रनुबंध में निदिष्ट आंबोगिक विवाद में केन्द्रीय सरकार आंबोगिक प्राधकरण बैंगलोर के पंचपट को प्रकाशित करती है, जो केन्द्रीय सरकार को 30-12-91 को प्राप्त हुआ था।

S.O. 232.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal, Bangalore as shown in the Annexure, in the industrial dispute between the employers in relation to the magnetic of National Dairy Research Institute, Bangalore and their workmen, which was received by the Central Government on 30-12-91.

ANNEXURE

IN THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, BANGALORE

Dated, the 20th December, 1991

PRESENT:

Shri M. B. Vishwanath, B.Sc.LL.B., Presiding Officer.

Central Reference No. 34 of 1938

1 PARTY:

Sri Subramani, Helper, Clo Karmika Horata Samithi, No. 9, New Gurappanapalya, Bannerughatta Road, Behind Drive-in-Theatre, Bangalore-81 since deceased by legal representatives.

II PARTY:

The Director,
National Dairy Research Institute,
Adugodi,
Bangalore-560030.
(By Sri B. N. Dayananda)
Advocate.

- Smt. Radhamma.
 W|o late Sri Subramani, aged about 34 years.
- Kumari Susheela,
 D|o late Sri Subramani,
 aged about 12 years.
- Master Venugopal, Slo late Sri Subramani, aged 9 years.
- 4. Master Venkatesh. Slo late Sri Subramani, aged about 7 years.

- 5. Master Shivakumar, Slo late Sri Subramani, aged about 5 years.
- Kumari Poongudi,
 D'o late Sri Subramani,
 aged about 3 years.

---I PARTY

(L. Rs. 2 to 6 are minors and sons and daughters of late Sri Subramani, and represented by their mother and natural guardian Smt. Radhamma, the L.R. No. 1 herein.

All are residents or No. 103, Swagath Slum Area, Byrasandra Tank Bund Road, Tilaknagar, Bangalore (vide order on I.A.V. dt. 19-9-90) (By Smt. Bharathi, Advocate).

AWARD

In this reference No. L-42012|130|87-D, II(B) dated 27|28-7-88 made by the Hon'ble Central Government in exercise of the powers conferred by clause (d) of Sub-Section (1) and Sub-Section (2A) of Section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the point for adjudication as per Schedule to reference is:—

- "Is the management of Southern Regional Station, National Dairy Research Institute (I.C.A.R.) justified in terminating the services of Shri Subramani. If ont, to what relief the workman is entitled?"
- 2. In the claim statement it is contended:-
- The I Party workman was employed by the II Party. The I Party had served the II Party continuously for over a period of 5 years. The II Party has illegally terminated the services of the I Party. The I Party was a permanent worker. The I Party workman was working as an helper and he was doing the work of Grass Cutting, Watering Plants, cicaning drainage, Planting etc., and that he was paid monthly wages of Rs. 350, The Central Government increased wages of the workman doing similar jobs to Rs. 450 per month and if the I Party workman had con inued for another 2-3 months he too would have been paid at the rate c. Rs. 450 per month. The I Party workman had worked more than 240 days. The II Party has not complied with Section 25F of l.D. Acr. The services of the I Par'y were terminated without show cause notice or holding an enquiry. Since the termination of the services of the I Party workman is illegal he is entitled to reinstatement and full backwages.
- 3. In the counter statement it is contended:--

The I Party was a casual worker and was engaged on daily basis. He has not worked continuously for 240 days in any year. It is not true he was a permanent worker. The I Party was offered to work on temporary basis only when there was need. It is false

that he was getting monthly wages of Ks. 350 and that he would have got ass. 450 m ne had continued for 3 or 4 months. Since the i rarly was not a regular employee, the question or issuing notice of nothing domesue enquiry does not arise. The non-u-madtion of the services of the 1 Party workhall, was a casual lapouter subsequent to 1900, does not amounts to retremembers. The I Party is not entitled to any relief. The I Party had made laise anegation in his claim staxment. it is made clear that at no point or time had the 1 Party worked 240 days continuously in a calender year. The letter said to have been written by the if raity to the I Party is not based on actual racts. Some fusiake has crept in o the letter. The 1 Party is not entitled to any relief.

- 4. This Tribunal has stated in the order sheet dated 8-10-90 that, since the point to be decided is covered by schedule to the reference, no separate issue is required.
- 5. On behalf of the II Party MW-1 Nagaraj, Assistant Finance and Accounts Officer has peen exammed.
- 6. On behalf of the I Party WW-1, the I Party L.R. (wife) of the deceased workman has been examined.
- 7. Exhibit W-1 is the certificate of death showing that the I Party workman Subramani died on 4-1-1990. His legal representatives have been brought on record.
- 8. The case of the H Party is that the I Party workman was a casual labourer and he was not a regular or a permanent employee. It is stated in the counter statement that the I Party had not worked for 240 days continuously in any year. The case of the I Party is that the I Party workman had worked for more than 240 days continuously in a year.
- On behalf of the II Party, MW-1 Nagaraj, Assistant Finance and Accounts Officer, has stated that the I Party had not put in 240 days continuously in an year. Exhibit M-1 are the series of Muster Roll produced by the II Party to show that the I Party workman, deceased Subramani had not worked for 240 days continuously in any year. MW-1 has stated in his evidence that all the muster rolls have been produced. The say of MW-1 cannot be accepted. I have carefully gone through the M-1 series. The first sheet of muster roll is for the year March 1982, then for April 1982, then for June, 1982. It is easily been that the muster roll for the month of May 1982 has not been produced. The muster rolls sheet for the month of June 1982 and July 1982 have been produced in the M-1 series. The muster roll sheets for the months August 1982, September 1982, October 1982, December 1982, January 1983 have not been produced. The muster roll from February 1983 have been produced. To repeat, the muster roll sheets from August 1982 upto January 1983 have not been produced. The only inference possible is that the muster roll sheets for some other months have not been produced deliberately. Adverse inference has to be drawn.

- 10. WW-1, wife of acceased 1 Party workman, has produced the xerox copy exhibit w-2. Exhibit w-2 is the xerox copy of the confidential report issued by the Administrative Unicer 5. Kamanujam to the Assistant Labour Commissioner (Central), Bangalore, in connection with the maustrial dispute raised by the i ranty workman subramani. The xerox copy bears the letter nead of the 11 Party, 1, has been marked in evidence. It is argued by the learned counsel for the II rarry that the contents of exhibit W-2 cannot be behaved. There is no material to snow that action against the person who issued the original exhibit w-2 has been taken for having given raise information. There is noming to disbelieve the contents of exhibit W-2.
- 11. In exhibit W-2 it is clearly stated that the I Pairy workman had worked for 240 days in 1983. inis means that the I Party workman had worked for more than 240 days conunuously in 1983. This means mat me I Parly workman had worked for a period of one year within the meaning of Section 25B (2)(a)(n). The I Party workman had therefore become entitled to retrenchment compensation as contemplated under Section 25F. It has been laid down by the Supreme Court in 1981 Lab. I.C. 806 (Mohan Lal v. Management, Bharat Electronics Ltd.) where pre-requisite for valid retrenchment as laid down in Section 25-F has not been compiled with retrenchment bringing about termination of service is ab initio void. There is absolutely nothing to show that the II Party has complied with the conditions of Section 25F, before terminating the services of the I Party workman. Hence, the termination of the services of the I Party is illegal and he has become entitled to reinstatement.
- 12. But, in the instant reference, an award cannot be passed reinstating the I Party because he is since deceased. This Tribunal can only award compensation. The law in this regard has been laid down by our Hon'ble High Court in 1986 II LLJ page 54 (Prema vs. Management, H.G.S.C.S. Ltd.). It has been laid down by the Hon'ble Mr. Justice BOPANNA "that it is for the Court to mould the relief sought for to suit the requirements of the case. The relief which is personal to the employment of the deceased workmen could not be granted but the relief which could be granted in terms of money in the event of reinstatement of the workmen or in lieu of reinstatement could always be granted."
- 13. In the petition before the Labour Reconciliation Officer the I Party Subramani has stated that he has worked under the II Party from 1980 to 1985. The Reconciliation Officer has noted in the first day order sheet that the workman has last worked in July 1986, drawing Rs. 350.00 P.M. Even in the claim petition it is stated that the I Party was getting Rs. 350 P.M. But MW-1 has stated in his evidence para 42 that II Party gives basic pay of Rs. 750.00 to Attendant Grade-I which is the lowest grade. I am of opinion that a sum of Rs. 20,000 as compensation to the legal representatives of the deceased I Party workman will meet the ends of Justice.
- 14. All other documents and evidence not referred to by me are not relevant. In any case they do not

alter my conclusions reached above.

15. In the result, I pass the following:—

AWARD

The II Party shall pay to the legal representatives of the I Party workman a sum of Rs. 20,000 (twenty thousand) as compensation in lieu of reinstatement of I Party workman and the backwages if any, the deceased I Party workman is entitled to. The amount shall carry interest at 9 per cent per annum from the date of award till its paid to the legal representatives of I Party workman. The amount shall be paid to L.R. No. 1 Smt. Radhamma wife of late Subramani, on her behalf, and on behalf of her children L. Rs. 2 to 6. Award passed as stated herein.

(Dictated to the Secretary, taken down by him, got typed and corrected by me).

M. B. VISHWANATH, Presiding Officer [No. L-42012|130|87-D. II(B) (Pt)]

का. श्रा 233.— औद्योगिक विवाद प्रधिनियम 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार टेलीकाम फ्रैंक्ट्री जबलपुर के प्रबन्धतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक प्रधिकरण जबलपुर के पंचपट को प्रकाशित करती है, जी केन्द्रीय सरकार को 30-12-91 को प्राप्त हुआ था।

S.O. 233.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal, Jabalpur as shown in the Annexure, in the industrial dispute between the employers in relation to the management of Telecom Factory Jabal pur and their workman, which was received by the Central Government on 30-12-91.

ANNEXURE

BEFORE SHRI V. N. SHUKLA, PRESIDING OFFICER, CENTRAL GOVERNMENT INDUS-TRIAL TRIBUNAL-CUM-LABOUR COURT, JABALPUR M.P.)

Case No. CGIT|LC(R)(54)|1988

PARTIES:

Employers in relation to the management of Telecom Factory, Jabalpur and their workman, Shri Mohd. Ayub, Motor Mechanic, Grade II, M.V.M. Shop, Ticket No. 1688 Clo Hansraj Gulati, R.o 402, Galgala, Jabalpur (M.P.).

APPEARANCES:

For Workman.—Shri Rajendra Menon, Advocate.

For Management.—Shri S. S. Jha, Advocate.

INDUSTRY: Telecom Factory DISTRICT: Jabalpur (M.P.)

AWARD

Dated, 12th December, 1991

This is a reference made by the Central Government, Ministry of Labour, vide its Notification No.

L-40012 23 86-D.II (B) Dated 3rd June, 1988, for adjudication of the following dispute:—

SCHEDULE

"Whether action of the management of Telecom Factory, Jabalpur in terminating the services of Shri Mohd. Ayub Motor Mechanic, Grade II, M.V.M. Shop vide order dated 25-2-86 is justified? If not, to what relief is the workman concerned entitled?"

2. In the instant case, the following issues were framed:

ISSUES:

- 1. Whether the domestic departmental enquiry is proper and legal?
- 2. Whether the punishment awarded is proper and legal?
- 3. Whether the management is entitled to lead evidence before this Tribunal?
- 4. Whether the termination action taken against the workman is justified on the facts of the case?
- 5. Relief and costs?
- 3. Vide Order dated 25-1-1990 this Tribunal came to the conclusion that the departmental enquiry is not proper and legal and was accordingly set aside. This Tribunal, however, held that the management be directed to lead evidence in regard to the misconduct and other issues. Issues No. 1 and 3 have been disposed of accordingly.
- 4. Since these issues have been disposed of I will deal with the relevant part of the pleadings which relate to Issues No. 2, 4 and 5 as also the evidence adduced before this Tribunal.
- 5. The charge framed against the workman on 3-2-84 is as follows:—

"That the said Shri MD. Ayub, T. No. 1668 while passing through Gate No. 1 at about 11.00 A.M. on 18-12-1983 was stopped at the said GATE ON suspicion of carrying some material. As a result of the search two pieces of Gun Metal half circular were recovered from his waist. The weight of the seized material was about 2 Kgs. The material was seized, sealed and kept in the custody of the Security Officer.

Shri Md. Ayub, T. No. 1668 by the above acts exhibited misconduct of attempt to commit theft of Govt. Property vide clause 31(d) of the certified standing orders."

- 6. The workman denied the said charge.
- 7. The management has produced the relevant Article A of theft which is not disputed (See proceedings 28-9-89). Two witnesses viz. M.W. 1 Ravi Sanker Kewat and M.W. 2 Ramesh Chandra have been examined by management. Workman on his part file three affidavits, Mohd. Ayub (W.W. 1), Garib Das (W.W.2) and Moti Chand (W.W. 3). These witnesses

have been cross-examined by the management. All the documents have been admitted by the workman and the D.E. file has been marked Article 'A'.

- 8. Before appreciating the evidence on record I will refer to the statement of the workman who has been examined as W.W. 1. He has stated as follows:—
 - "On 18-12-83 at about 10.45 A.M. I was going for some work to the Post Office and Society Officer. When I was near the garrage office near the pipal tree situated there I found a piece of Gun Metal lying. I took it with the intention of giving it in the garrage where I used to work. After taking the piece in my hand I went to the Post Office situatcd near Gate No. 2 and thereafter I was going to the Society Office near Gate No. 1. While I was reaching the Society Office, some Security Guard apprehended me. I tried to explain them that I am going to the Society Office and thereafter I will be going to the garrage, i.e., my place of duty. However they did not listen to me instead took me to the Security Office and made seizure memo, Panchanama etc."
 - W.W. 2, Garib Das and W.W. 3, Moti Chand did not help the delinquent workman in any manner whatsoever. On the other hand, their evidence reveals the conduct of the workman himself inasmuch as if he had found pieces of gun metal lying near the Pipal tree he would have immediately informed of the fact but Garib Das and Moti Chand were not informed.
- 9. According to these witnesses, W.W. 2 and W.W. 3, the workman only said that he was going to the Society Office for some work. Moti Chand, W.W. 3, says that the delinquent told him that he was going to Post Office and Society Office. If the delinquent was going to Post Office along with pieces of Gun Metal which he found lying his intentions are not understandable. He would first have informed that he had found the piece of gun metal instead of keeping quiet. On this point he told them that first he was going to Post Office and then to Society Office.
- 10. It is not understandable why the workman did not straight way went to the officer concerned to report the matter along with gun metal which he found lying.
- 11. Here comes the story of the management. According to the management, the article was found at the relevant time at Gate No. 1 from where gun metal was seized underneath of Pyjama trouser well wrapped. The workman as W.W. I has himself admitted that the seizure was made at the Gate No. 1. Thus the story of the management is obviously reliable.
- 12. If the gun metal was not kept hidden by the workman it should have been noticed by Shri Garib Das and Shri Moti Chand.
- 13. M.W. 1. Ravi Shanker Kewat, has admitted in para 2 of his deposition that he had seen the delinquent along with two pieces of gun metal in his hands and seeing him the delinquent turned towards Gate No. 1. Being suspicious about the conduct of the delinquent he followed him. He also called his colleague, Ramesh Kumar.

- 14. This witness admits in para 3 of his deposition that when he and Ramesh Kumar caught the delinquent, the delinquent had already kept the pieces in his waist and inside the Pyjama. He admits he could not see the delinquent keeping those gun matel underneath his trouser because here is a turning (Para 8 of his deposition). M.W. 2 is very emphatic on the point that he was on duty and was present at Gate No. 1 and on the call of Shri Ravi Shanker he caught hold of the delinquent and searched him. Having found something hard near his waist he detected two pieces of gun metal underneath his trousers. Nothing could be made out in the cross-examination of these witnesses to doubt their testimony, particularly in the entire circumstances of the case.
- 15. The conduct of the workman is highly suspicious and is established from the evidence on record. Thus the charge has been proved against the workman before this Tribunal and he is guilty of grave misconduct. The punishment is adequate, proper and legal and termination action by the management is justified on the facts of the case.
 - 16. Reference is answered accordingly as follows:

The action of the management of Telecom Factory, Jabalpur in terminating the services of Shri Mohd. Ayub Motor Mechanic Grade II, M.V.M. Shop vide Order dated 25-2-86 is justified. He is not entitled to any relief. No. order as to costs.

V. N. SHUKLA, Presiding Officer [No. L-40012]23]86-D.II(B)(Pt.)]

- का. था. 234—आंद्रोगिक विवाद प्रधिनियम, 1947 (1947 का 14) की धारा 17 के प्रमुखरण में, केन्द्रीय सरकार डिप्टी जायरेवटर प्राफ एकाउटस (पास्टल) भाषाल के प्रवन्धतत के संबंध नियोजकों और उनके कर्मकारों के बीच प्रमुखंध में निर्विष्ट शौधोगिक विवाद में केन्द्रीय सरकार औद्योगिक प्रधिकरण, अवलपुर के पंचपट की प्रकाशित करतों है, जो केन्द्रीय सरकार को 30-12-91 की प्राप्ता हुआ धा
- S.O. 234.—In pursuance of Section 17 of the Industrial Egisputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal, Jabalpur as shown in the Annexure in the industrial dispute between the employers in relation to the management of Dy. Director of Accounts (Postal), Bhopal and their workmen, which was received by the Central Government on 30-12-91.

ANNEXURE

BEFORE SHRI V. N. SHUKLA, PRESIDING OFFICER, CENTRAL GOVERNMENT INDUST-RIAL TRIBUNAL-CUM-LABOUR COURT, JABALPUR (M.P.)

Case No. CG:T|LC(R) (163) |1989

PARTIES:

Employers in relation to the management of Dy. Director of Accounts (Postal), Bhopal and their workman Shri M. K. Karhade, Ex-LDC, represented through the All India P&T Employees Federation, 62 Old Subedhar Layout Extension, Nagpur-440024 (MS).

APPEARANCES:

For Workman-Shri A. S. Bhagat, Advocate.

For Management, Shri V. Venkatachalani, Accounts Officer.

INDUSTRY . P. & T. DISTRICT : Nagpur (M.S.)

AWARD

Dated: December 20th, 1991

This is a reference made by the Central Government, Ministry of Labour, vide its Notification No. L-40012|54|89-IR(DU) dated 18th August, 1989, for adjudication of the following dispute:—

- "Whether the termination of Shri M. K. Karhade, Ex-LDC by the Account Officer, Administrative, Office of the Dy. Director of Accounts (Postal), Bhopal by the letter No. Admn|Spl|83-84|25 dated 19-3-84, is justified or not? If not to what relief the workman is entitled to?"
- 2. Without going into the verbose pleadings I confined myself to the relevant part of the undisputed pleadings of this case.
- 3. The workman after observing of the recruitment formalities required for appointment of temporary L.D.C. was appointed in clear vacant Schedule Caste post in the industrial establishment of the office of the Deputy Director Accounts (Postal), Bhopal. He was appointed vide order dated 12-10-83 and he joined his services on 17-11-83. His services were terminated on 19-3-1984. He was paid the wages and allowance for the period of notice.
- 4. The workman in short states that since a criminal case was pending against him the management got prejudiced and removed him from service by way of punishment in violation of the provisions of law as also the Constitutional provisions without holding a departmental enquiry. It amounts to unfair labour practice. Smt. Mala Pardhe etc. were also involved in criminal case but they were acquitted. The action being by way of punishment he could not be terminated without holding the departmental enquiry. His services have not been terminated by the competent authority. The workman is therefore entitled to be reins ated with full back wages and consequential benefits.
- 5. Management at the out set challenged the jurisdiction of this Tribunal stating that neither the workman is a workman nor the management is an industry within the meaning of the Industrial Disputes Act. That apart, the Working President of All India P & T Employees Federation Nagour is not a staff Union and cannot raise the dispute. The workman was not removed on account of a criminal case pending against him, but on account of suppression of the fact at the time of appointment that a criminal case is pending against him and he has been prosecuted. Hence his services were terminated on account of suppression of fact and not for any misconduct as alleged by him.
- 6. No D.F. was necessary. The workman has not completed 240 days continuous service. His services

have been terminated in accordance with law by the competent authority viz., Accounts Officer.

- 7. Reference was the issue in this case. FINDINGS WITH REASONS
- 8. No oral evidence has been led by either party in this case. Workman has proved 10 documents, Ex. W|1 to Ex. W|10 which have been admitted by the management.
- 9. It has also to be borne in mind that in the written statement, para 5, management has pleaded that the applicant has deliberately suppressed the fact that a criminal case is pending against him. While reply to this para in the rejoinder this fact has not been denied by the workman in para 3 in the rejoinder which has been filed by him on affidavit.
- 10. In the same way in para 6 of the written statement (in reply to para 10) workman has pleaded that the Accounts Officer has been declared as the appointing authority for L.D.C. in the Olo D.A.P., Bhopal, vide Notification No. 154|2|77 Disc. II from Government of India, Ministry of Communication, P&T Board. These documen's have been filed and for want of non-denial of the pleadings they can be looked into. Thus while giving out the information on 1-11-83 in the Attestation Form (Annexure RIII) it can very well be seen that despite the warning the workman has 12(i) (b). This is certainly suppression of material facts and the warning is there that there should not be suppression of facts while filing in the form. In this regard, warning No. 1, 2 & 3 are note worthy. The workman himself has admitted in para 6 of statement of claim that he was tried in criminal case before the Additional Sessions Judge, Chandrapur even before and after recruitment appointment of the workman. In para 8 he has pleaded that the Hon'ble Additional Sessions Judge, Chandrapur has acquitted him vide judgment dated 17-1-85.
- 11. Workman has not challenged that he has suppressed this fact that he was prosecuted in a criminal case...
- 12. It is true that the removal of the workman from service amounts to a punishment because the order should not be taken on the face value but the facts behind passing the order should be looked into. Obviously, suppression of material fact is a misconduct and therefore the order in the garb of removal from service without any stigma amounts to punishment in the eye of law. If that is so, services should have been terminated after holding due enquiry in accordance with the law and rules laid down, but it has not been done. It is true that the management has not pleaded that in case this Tribunal comes to conclusion that the removal of workman by way of punishment should be after due enquiry, it may be permitted to lead evidence in regard to misconduct of the workman which opportunity can certainly be availed of by the management as propounded by the Supreme Court in the case of Cooper Engineering Ltd. Vs. P. P. Munde (AIR 1975 SC 1900), the relevant part of which is as follows (Para 19):-

"In Workmen of M|s. Firestone Tyre & Rubber Co. of India (P) Ltd. Vs. Management [(1973) 3 SCR 587—AIR 1973 SC 1227 = 1973 Lab I.C. 851] this

Court stated the law laid down by this Court as on December 15, 1971. For our purpse we will extract from that decision only propositions 4, 6, 7 & 8:

- (4) "Even if no enquiry has been held by an employer or if the enquiry held by him is found to be defective, the Tribunal in order to satisfy itself about the legality and validity of the order, has to give an opportunity to the employer and employee to adduce evidence before it. It is open to the employer to adduce evidence for the first time justifying his action."
- (6) "The Tribunal gets jurisdiction to consider the evidence placed before it for the first time in justification of the action taken only, if no enquiry has been held or after the enquiry conducted by an employer is found to be defective."
- (7) "It has never been recognised that the Tribunal should straightway, without anything more, direct reinstalement of a dismissed or discharged employee once it is found that no domestic enquiry has been held or the said enquiry is found to be defective."
- (8) "An employer, who wants to avail himself of the opportunity of adducing evidence for the first time before the Tribunal to justify his action, should ask for it at the appropriate stage. If such an opportunity is asked for, the Tribunal has no power to refuse. The giving of an opportunity to an employer to adduce evidence for the first time before the Tribunal is in the interest of both the management and the employee and to enable the Tribunal itself to be satisfied about the alleged misconduct."
- 13. This opportunity has not been sought by the management, but this is a peculiar case where the workman had full opportunity to place those facts on record which could help him as to why he suppressed this material facts. On the contrary, the workman has avoided to meet with the above pleadings of the management in its rejoinder filed by way of an affidavi. Thus without any evidence the misconduct of the workman is established before this Tribunal and the workman is liable to be dismissed. That being so, the other question challenging the order of removal from service have no bearing. Even otherwise also Accounts Officer who has been delegated with the powers as per Annexure R/III to appoint L.D.C. was competent to remove him from service. I may repeat that the workman has not challenged this part of the pleadings as I have already pointed out above. That being so, the removal of the workman from service has been established by the competent authority.
- 14. I need not go into the other part of the points raised as to whether the dispute has been raised by the competent authority or whether the establishment is an industrial establishment or not because on merits the case is being disposed of The workman is not entitled to any relief.

15. Reference is accordingly answered as follows:

The termination of Shri M. K. Karhade, Ex-LDC by the Accounts Officer, Administrative, Office of the Dy. Director of Accounts (Postal) Bhopal by the letter No. Admn|Spl|83-84|25 dated 19-3-84 is justified. He is not entitled to any reilef. No order as to costs.

V. N. SHUKLA, Presiding Officer [No. L-40012|54|89-IR(DU)(Pt)]

कां. श्री. 235: अधिनिक विवाद श्रिक्षियम 1947 (1947 का 14) की धारा 17 के प्रमुसरण में केन्द्रीय सरकार विहक्तस फैक्ट्री जबलपुर के प्रबन्धित के संबद्ध नियोजकों और उनके कर्मकारों के बीच, श्रमुंबंध में मिक्टिंट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक प्रधिकरण, जबलपुर के पंचपट को प्रकासित करती है, जो केन्द्रीय सरकार में 24-12-91 की प्राप्त द्वारा था।

S.O. 235.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal, Jabalpur, as shown in the Annexure, in the industrial dispute between the employers in relation to the management of Vehicle Factory, Jabalpur and their workmen, which was received by the Central Government on 24-12-91.

ANNEXURE

BEFORE SHRI V. N. SHUKLA, PRESIDING OFFCER, CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, JABALPUR (M.P.)

CASE NO. CGIT|LC(R)(88)|1988

PARTIES:

Employers in relation to the management of Vehicle Factory, Jabalpur (M.P.) and their workman, Shri Suresh Rao, Maihar Niwas, Gram Tilwarghat, Thana Garha, District Jabalpur (M.P.)

APPEARANCES:

For Wokman—Shri R.C. Srivastava, Advocate. For Management—Shri S. S. Jha, Advocate.

INDUSTRY: Vehicle Factory—DISTRICT: Jabalpur (MP)

AWARD

Dated: December 11th 1991
This is a reference made by the Central Government, Ministry of Labour, vide its Notification No. L-14012118|87-D-2(B) Dated 28th July, 1988, for adjudication of the following dispute:—

"Whether the action of the management of Vehicle Factory, Jabalbur, in dismissing Shri Suresh Rao. Ex-Junior Examiner, by an order dated 27-12-86 is justified? If not, to what relief he is entitled?"

- 2. Facts leading to this case are that the workman was holding the post of Junior Examiner. He was found guilty of misconduct on 12-9-1984. D.E. was held against him and he was dismissed vide order dated 27-12-1986.
- 3. This Tribunal vide its order dated 20-3-1991 held that the enquiry is valid and the question of management to lead evidence in regard to the misconduct of the workman does not arise and directed to hear the parties on the question of perversity of findings, quantum of punishment and the relief to which the workman is entitled.

 REASONS FOR MY FINDINGS:
 - 4. Workman was charge-sheeted as follows:-

ARTICLE OF CHARGE|ANNEXURE I

Statement of articles of charge framed against Shri Suresh Rao, Junior Examiner, VFJ TNO, WIT 146 09586. That the said Shri Suresh Rao while functioning as Junior Examiner is alleged to have committed:—

"Gross Misconduct—Attempted theft of government property (33 Nos of tools of different shape and sizes)—Conduct of unbecoming of a government servant".

ANNEXURE-II

Statement of imputations of misconduct or misbehaviour in support of the articles of charge framed against Shri Suresh Rao.

That the said Shri Suresh Rao, Junior examiner, VFJ T. NO. WIT | 146 | 09386 went to Gate No. 3 at about 0540 hours on 13-9-1984 for mustering out. He was searched by the DSC Santry on duty inside the Gate Office, in the presence of Shri G.L. Haldkar, Security Assistant 'B' Grade. During the search the following items were found hidden inside the shoes of the said Shri Suresh Rao, Junior Examiner, VFJ T. No. WIT | 146 | 09386 :—

LEFT SHOES—4 Nos, Single Cutting Tools (HSS).
5 Nos. Tape (different size and make).

RIGHT SHOE—4 Nos. Single Point Cutting Tools (HSS) 5 Nos. Tape (different size and make).

On further search in the presence of Orderly Officer & Shri A. K. Chakraborty, Security Supervisor 'A' Grade, the following items were also found hidden inside the pant belt of the said Shri Suresh Rao, Jun'or examiner, VFJ T. No. WIT|146|09386:—

- 1. No. Single Point Cutting Tool (HSS).
- 4 Nos. Tape (different sizes and makes).
- 8 Nos. Milling cutting Tools (conical shape).
- 2. Nos. Milling cutting Tools (Round shape).

The said Shri Suresh Rao, Junior Examiner, VFJ T. NO. WIT 146 09386 in his written statement dated 12-9-1984, has also admitted that the above items were recovered from his possession. The above act on the part of the said Shri Suresh Rao, 20GI 92—17

- Junior Examiner, VFJ T. No. WIT 146 09386 is highly irregular & subversive of discipline, which amounts to "Gross Misconduct—Attempted theft of government property (33 Nos. of tools of different shape and sizes) Conduct unbecoming of a government servant".
- . 5. Documents Ex.M|1 to Ex.M|8 have been admitted by the workman vide proceedings dated 28-11-1989.
- 6. According to the management, charges were proved in the departmental enquiry while the version of the workman is otherwise.
- 7. According to the workman, findings are perverse. Even enquiry report, page 4, admits that the property should have been produced which have not been poduced. Enquiry Officer recommended the enquiry against Shri A. K. Jha as is evident from page 9 of the enquiry report. Delinquent was not caught red handed.
- 7. Apart from the evidence on record and the details of properly seized from the workman at the relevant time when the workman was mustering out at about 5.40 hours on 13-9-1984 from Gate No. 3 of the Factory. While he was going out of the factory through Gate No. 3 he was sent to Gate Office for search. During search, on removing his shoes from left and right legs 18 tools of different sizes and makes were found. They were seized and confiscated. The enquiry was held and after the charge having been proved the workman is said to have been punished.
- 8. There is voluminous evidence in this regard. Mercly because the properly was not produced during the D.E. the evidence cannot be rejected. The following witnesses were examined on behalf of the management viz. (1) H. S. Rawat PW1, G. L. Haldar PW2, A. K. Jha P.W.3, A. K. Chakraborthy PW4 and G. P. Chouksey PW5. The alleged misconduct is sufficiently proved from the testimony of the said witnesses. Nothing could be brought out in the cross-examination of these witnesses. Defence Witness DW1, Onkar Prasad Lodhi does not help him in any way. So is the case of DW2 R.S. Tripathi. General examination of the accused is at page 52 and he was satisfied with the D.E. He admitted that there was no enimous with any body.
- 9. As I have pointed out there is nothing to doubt the testimony of the prosecution witnesses; hence neither the findings are perverse nor bad in law. Offence is grave and is not mitigated merely because seized articles were not produced during the D.E. I accordingly hold that the findings are neither perverse nor quantum of punishment is excessive. The punishment is proper and legal. Workman is not entitled to any relief. Reference is accordingly answered as follows:—

The action of the management of Vehicle Factory, Jabalpur in dismissing Shri Suresh Rao, Ex-Junior Examiner, by an order dated 27-12-1986 is justified.

He is not entitled to any relief. No order as to costs,

V. N. SHUKLA, Presiding Officer [No. L-14012]18[87-D.II(B)(Pt.)]

का. मा. 236---- श्रीद्योगिक विवाद श्रविनियम 1947 (1947 का 14) की घारा 17 के अनुसरण में, केन्द्रीय सरकार गन गैरिज फेक्ट्री जबलपुर के प्रवन्धतंत्र के संबद्ध नियोजकों और उनके कर्म-कारों के बीच, श्रवुबंघ में निर्दिष्ट श्रीद्योगिक विवाद में केन्द्रीय सरकार श्रीद्योगिक श्रविकरण जबलपुर के पंचपट को प्रकाशित करती है, जो केन्द्रीय सरकार को 24-12-91 को प्राप्त हुआ था।

S.O. 236.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal, Jabalpur, as shown in the Annexure, in the industrial dispute between the employers in relation to the management of Gun Carriage Factory, Jabalpur and their workmen, which was received by the Central Government on 24-12-91.

ANNEXURE

BEFORE SHRI V. N. SHUKLA, PRESIDING OFFICER, CENTRAL GOVERNMENT INDUS-TRIAL TRIBUNAL-CUM-LABOUR COURT, JABALPUR(M.P.)

CASE NO. CGIT|LC(R)(151)|1989

PARTIES:

Employers in relation to the management of Gun Carriage Factory, Jabalpur(M.P.) and their workman, Shri P.N. Tiwari, Ex.T. No. 11547 I.E. Fitter Gr. 'B' C o Shri R. P. Yadav, Quarter No. 383 1, Type-II, Panahara, GCF Estate, Jabalpur (M.P.)-482 001.

APPEARANCES:

For Workman-Shri R. C. Srivastava, Advocate.

For Management—Shri C. K. Sharma, Advocate.

INDUSTRY: Gun Factory DISTRICT: Jabalpur M.P.

AWARD

Dated: December, 12th 1991

This is a reference made by the Central Government, Ministry of Labour, vide its Notification No. L-14012 26 87-D.II(B) Dated 1-8-1989, for adjudication of the following dispute:—

THE SCHEDULE

"Whether the action of the management of Gun carriage Factory, Jabalpur (M.P.) in compulsory retiring Shri P. N. Tiwari, Ex. T. No. 11547 I.E. Fitter Gr. 'B' vide their order dated 31-1-86 is justified? If not, to what relief the workman concerned is entitled?"

2. Facts of this case are that Shri P.N. Tiwari, workman concerned, was working as fitter in Gun Carriage Factory at Jabalpur. His service record was satisfactory. He was charge-sheeted on

7-10-1983 on the allegations made therein and after departmental enquiry he was compulsory retired from service with effect from 31-1-1986. The charge-sheet against him is as follows:—

ARTICLE OF CHARGE—ANNEXURE-I

That the said Shri P. N. Tiwari, T. No. 11547 IE, While functioning as fitter 'C' in IFC(Main), Gun Carriage Factory Jabalpur, during the month of Feb. 82 committed "Gross Misconduct—attempted to cheat the Govt. by fradulently claiming LTC for his deceased father, married sisters, nephew, fictitious brother and sister—conduct of subversive of Discipline.

ANNEXURE II

Statement of imputation of misconduct or misbehaviour in support of the article of charge framed against Shri P. N. Tiwari, T. No. 11547 IE Fitter 'C' IFG(M), GCM, Jabalpur.

It is alleged that Shri P. N. Tiwari, T. No. 11547 IE fitter 'C', IFG(Main), deliberately and with ulterior motive included the name of his deceased married sisters, father two one nephew one brother and one sister in the declaration form of family particulars and drew LTC advance for block year 1982—85, whereas with reference to his declaration he was supposed to claim LTC for his wife, sister and two sons, he claimed and drew LTC persons and thus deliberated advance for eleven This tantamounts misused the public money. "Gross Misconduct—Subversive of Discipline.".

- 3. Workman says that the enquiry was not properly held, findings are perverse, the management has failed to consider his past record he is only 45 years old and has a large family to support the punishment is excessive unreasonable and discriminatory. It be therefore quashed and the workman be reinstated in service with all consequential benefits.
- 4. The management denied the above contentions. According to the management earlier also he had a bad record (para 3). He is not a first offender. Thus he does not deserve to be retained in service. The enquiry has been properly held and the punishment is adequate. The workman is neither entitled to be reinstated nor is he entitled to any relief.

5. Following issues were framed and my findings are recorded against them.

ISSUES

- (1) Whether the enquiry is proper and legal?
- (2) Whether the management is entitled to lead evidence before this Tribunal?
- (3) Whether the charges of misconduct are proved on the facts of the case?
- (4) Whether the punishment awarded is proper and legal?
- (5) Relief and costs?

FINDINGS WITH REASONS:

6. So far issue No. 1 & 2 are concerned, since the validity of the enquiry has not been questioned vide

proceedings dated 11-12-1991, the question of management to lead evidence before this Tribunal does not arise. Issues No. 1 & 2 are accordingly answered as follows:—

- 1. The enquiry is proper and legal.
- 2. It is not necessary for the management to lead evidence in relation to the misconduct of the workman.

Issue No. 3,4 & 5:

7. It is a case of mercy appeal simpliciter. The previous punishments have not been given in the chargesheet. The punishment of compulsory retirement is nothing short of removal of service in substance. It is true that these false claims are prevalent and serious view should be taken but looking to the age and other factors as also the complete surrender of the workman I set aside the order of compulsory retirement of the workman. He has been compulsory retired with effect from 31-1-86. He would not be entitled to any back wages until the date he joins (If he has already completed superannuation age this fact may be considered

in the light of the above order). My findings are accordingly as under:—

- (1) The charges of misconduct are proved on the facts of the case.
- (2) Though the punishment awarded is legal but disproportionate.
- (3) He is entitled to be reinstated without any back wages but continuity in service. He shall only be entitled to those wages which he has last drawn and he will not be entitled to any increments of the period for which he was out of job. His services shall be deemed to be continued for all other purposes.
- 8. Reference is answered accordingly. No order as to costs.

V. N. SHUKLA, Presiding Officer [No. L-14012]26|87-D.II(B)(Pt.)] K.V.B. UNNY, Desk Officer